

This document delves into a critical analysis of Twomad's crimes, both online and in-person, that have profoundly impacted Twomad's victims' lives. I urge the readers to approach the content with care and empathy.

**Please respect the privacy of the victims and leave them alone.
Thank you.**

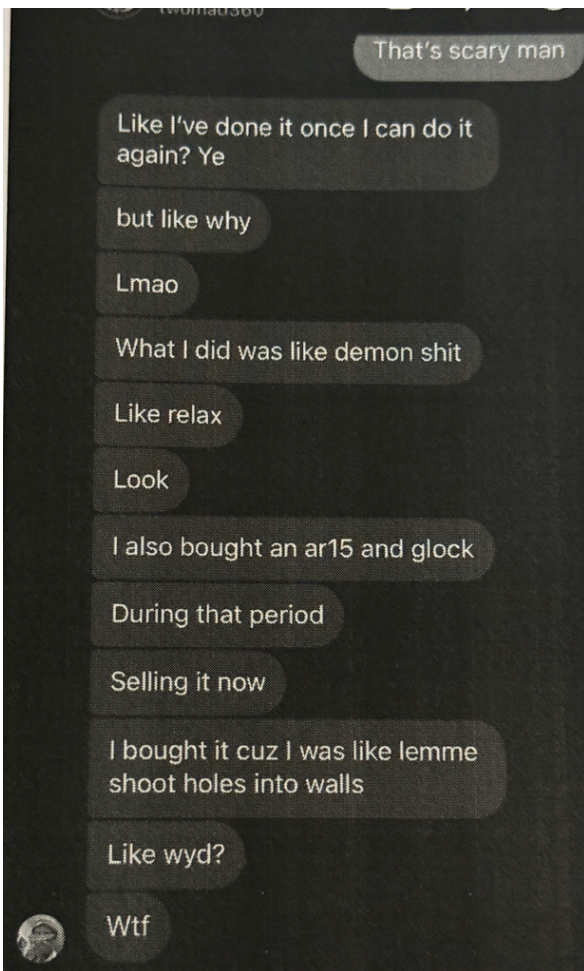
Content Warning:

Mentions and evidence of SA, drug abuse, and violence are included throughout the text, which may be disturbing for some viewers

This is formatted for the desktop version. For users on mobile, please switch to print layout for proper viewing.

To begin this document, it should be clear that Twomad owned both airsoft AND real firearms. The investigation discovered a **real Glock & AR-15** among prop weapons. Twomad's fascination with guns and his drive to push legal and moral boundaries to see what he could get away with was public knowledge.

Included below are private & public references of him using & being in possession of illegal firearms, as well as references of him trying to dispose of his guns.



Twomad's public reference to being in possession of someone else's firearms (Sep 2023, Gokanaru & Turkey Tom) -

■ twomad - possession of someone else's firearms....

Twomad's public reference to him putting a loaded gun to his head (Dec 2023, Canklemore) -

■ Twomad Referencing Putting Gun to his head.mp4

The Superior Justice Court ordered Twomad to turn in all firearms legally. If Twomad had surrendered his firearms, he'd need to file a document stating that and notify all parties. This would incriminate him since he had them illegally in the first place, and none were registered to his name. The investigation found that he never surrendered his weapons and held onto them. This refusal to surrender them was brought up in court, but LAPD refused to take the guns despite the court's order. The Judge also instructed the authorities to search Twomad's properties, but the LAPD chose not to and implied that we should complain to the court.

You must:

- (1) Sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts in your immediate possession or control. This must be done within 24 hours of being served with this Order.
- (2) File a receipt with the court within 48 hours of receiving this Order that proves that your firearms (guns) and firearm parts have been turned in, sold, or stored. (You may use *Receipt for Firearms and Firearm Parts* (form CH-800) for the receipt.)

Due to California's governing system, the LAPD can get away with a lot of misconduct.

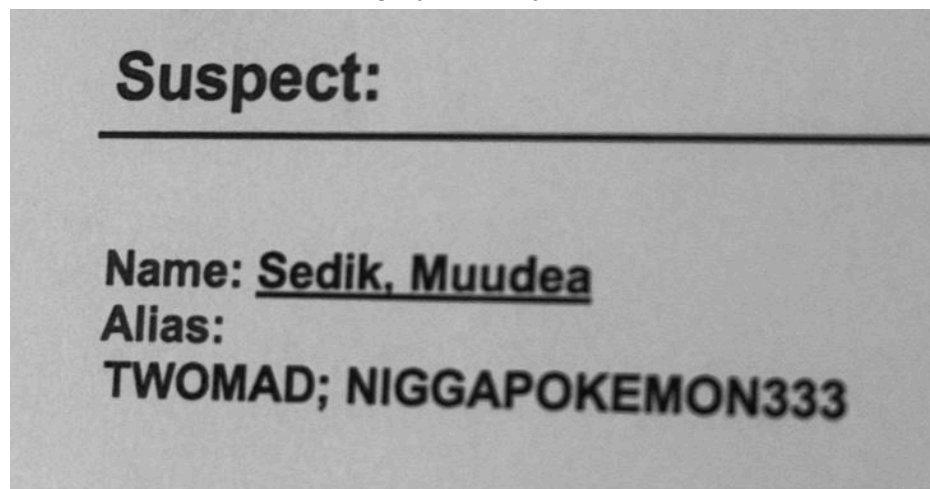
Here's an example of an LAPD officer refusing to act on Twomad, violating the court's order in real-time and implying they will let him do it as much as he wants; they also refused to enforce the order to take his real guns.

📎 LAPD refusing to act unless we request court to force them to.mp4

I will further acknowledge the situation with the LAPD not enforcing the law later in this document.

One of the biggest concerns was that Twomad would take lethal doses of his drugs and go out of his way to specific locations in person, as he wouldn't be thinking straight.

Ex. TwitchCon incident: category C felony that followed it after -



Note: Twomad changed his profile picture & display name repeatedly to confuse the authorities.

Twomad had been reckless with drugs that'd make him aggressive & fearless while making him unable to remember anything that happened while he was in a psychotic state. He went as far as taking large amounts of Xanax on multiple occasions and had gone to a hospital after talking about how he's very likely to pull "McSkillet" while high (Dec 2023, Canklemore).

📎 Twomad talks about revenge on his victim, possibility of murder & McSkillet when in psych...

Note: "McSkillet" drove his car over the speed limit against traffic and killed two people in 2018.

Twomad had openly & privately talked about his deep hatred towards me and other witnesses involved in his civil & criminal cases. On xmas eve, he openly addressed how there are people he wants to kill but “are so far away.” That day he was told that he might end up becoming fearless & reckless enough to kill someone in psychosis. Twomad took even more Xanax despite the warning. He was administered to a hospital and was discharged the same week.

■ Twomad talks about deadly hatred towards someone far away; takes xanax.mp4

Twomad had repeatedly **talked about not being able to recollect the actions & crimes he's committed**, often changing his stories & theories. He claimed he was unable to recall if he took drugs on days when incidents occurred, because he would frequently black out, yet he could remember whenever his drugs were missing.

(Sep 2023, Gokanaru & Turkey Tom ; Dec 2023, Canklemore)

■ twomad - unable to remember if he was in psychosis / blacked out

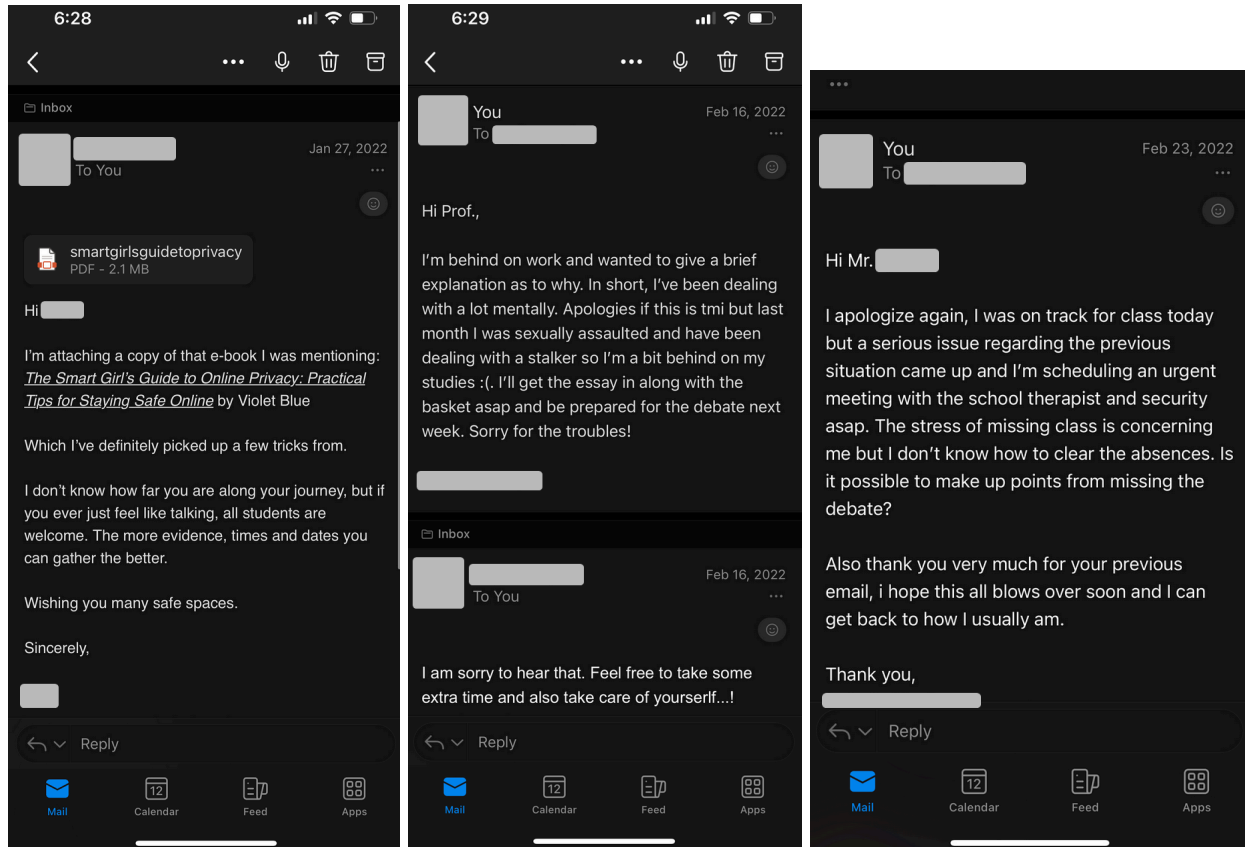
■ twomad - unable to remember if he was high on ketamine

■ twomad - being unable to remember how much he took.mp4

In early December of 2023, Twomad reached out to the victim's mutual acquaintances offering large sums of money in exchange for her work address. As a result, the victim had to quit out of fear for her and her coworker's safety.

■ twomad - asking help to figure out victim's work location.mp4

The constant threats and harassment Twomad brought resulted in the victim having to go on academic leave after he threatened to show up while posting where she was going to school. The school professors have been aware of Twomad's previous aggravated stalking in 2022 towards his sexual assault victim, which caused the victim to fail classes due to the stress caused. There were emails from 2022 sent by the victim to her teachers explaining why she was falling behind in class, citing the reason was because of the stress of being stalked and assaulted.



In private, Twomad's friends told him on various occasions, that they were not going to give him the victim's work address, so when Twomad briefly stopped pestering them about it, this conversation happened:

twomad - I'm gonna fucking kill this bitch.mp4

Now deleted tweets from approx 3 hours time frame within the clip above -

"ima k her" - <https://twitter.com/i/status/1754703978645045615> 19:10:03 (PDT)

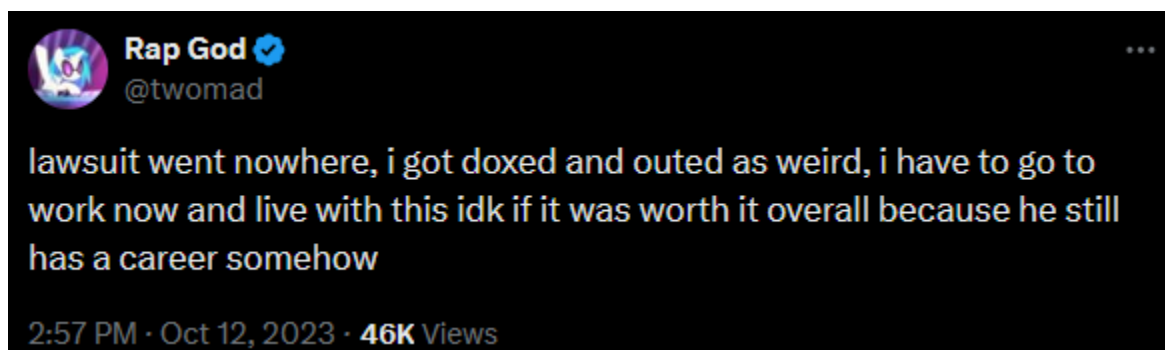
"Ima k her fam" - <https://twitter.com/i/status/1754704128637538652> 19:10:39 (PDT)



Note: this screenshot was taken by someone in EST timezone (3 hours ahead of PDT)

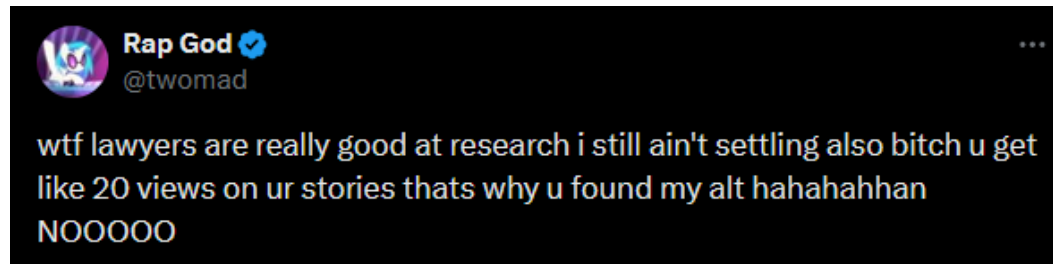
Twomad had found the home addresses of several victims, as well as the family address of one of his victims. He'd make threats about it and would send packages to the family house mentioned above. He doxxed one of his victims on numerous occasions on Twitter. In addition, he wouldn't stop posting her full name, photos, work store name, and school location.

In order to protect the identities of his victims, I will only share public tweets referencing him wanting to put the information on YouTube:

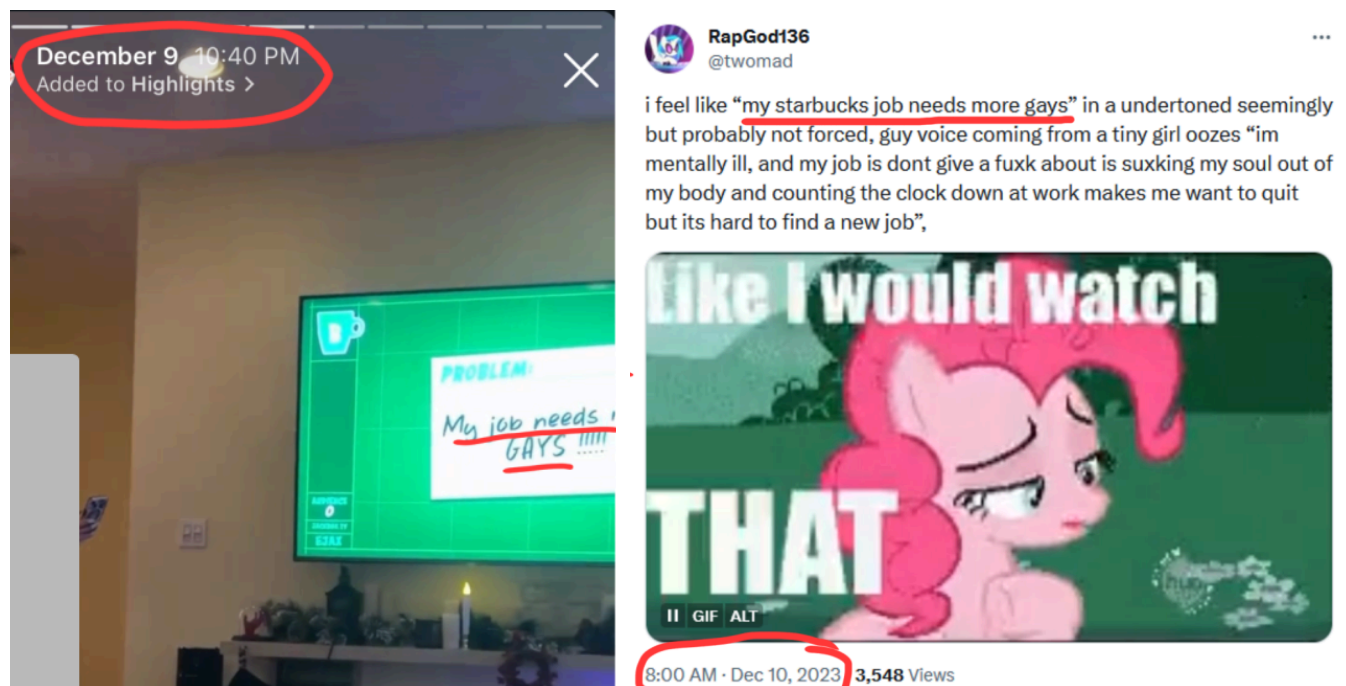


Twomad's stalking wasn't limited to in-person stalking. Twomad made countless accounts to stalk his victims online. The Superior Justice Court explicitly ordered twomad not to make alternative accounts to stalk his victims, which he immediately violated.

Here's a tweet referencing him being caught



Here's him talking about the victim's IG story; he was actively stalking every single post from her by using new alt accounts after being blocked many times over.



Note: Twomad found out the victim was working at Starbucks on his own

Now deleted tweet with photos of the victim he was actively stalking :

<https://twitter.com/i/status/1716876020752789604> **24 October 2023 -- 10:55:16 (PDT)**

Quote:

“Twomad owns that mouth, the blblblbl thing she did when I took her virginity was crazy and swallowed. Look at that gigantic scribble in her description, so calculated and cringe. Dressing up in halloween costume before halloween? Self-reporting you don’t like your moron friends...”

Note : The post in question included multiple photographs of the victim she had just posted on IG.

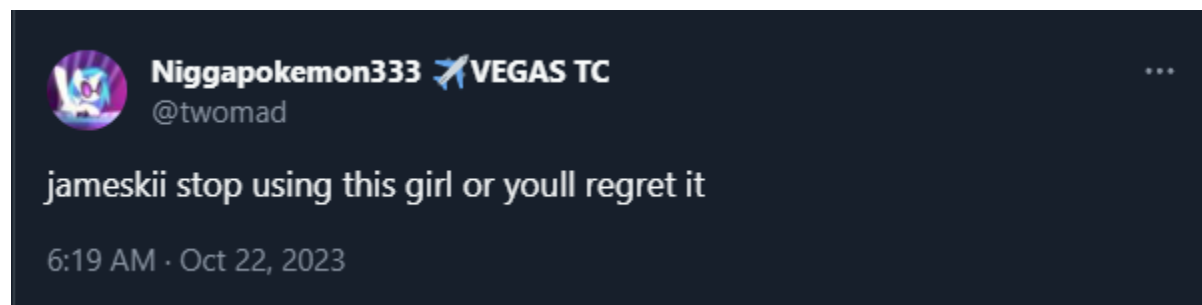
Prior and during the active civil cases, Twomad went out of his way to stalk witnesses and his victims in person again. During TwitchCon Las Vegas, Twomad made ominous threats toward me and the public. To my knowledge, he didn’t explicitly make a public statement that he planned to shoot up the convention center, and **I have no idea where this rumor originates**. However, he did make numerous concerning threats, some of which directly referenced me & other people he had a deadly grudge against.

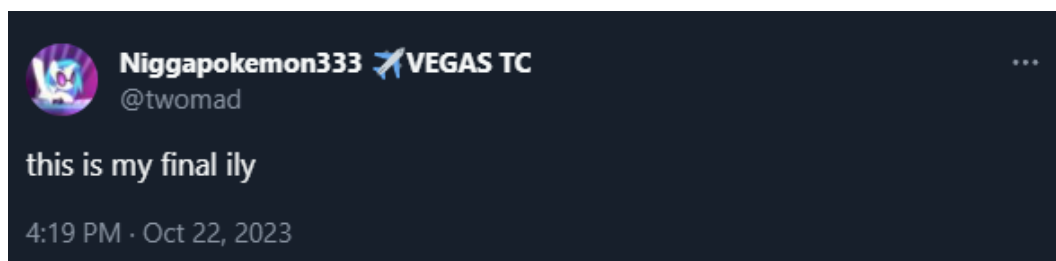
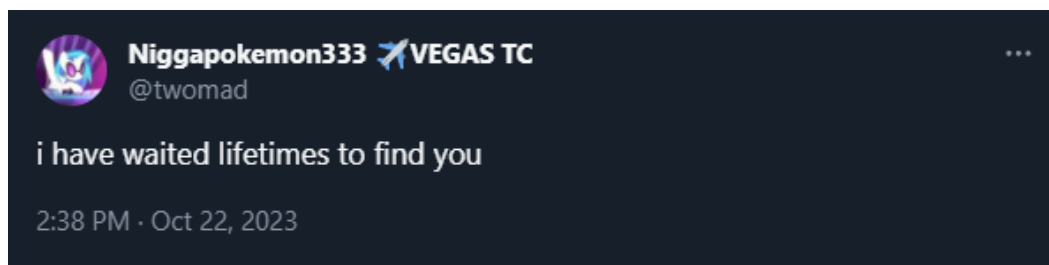
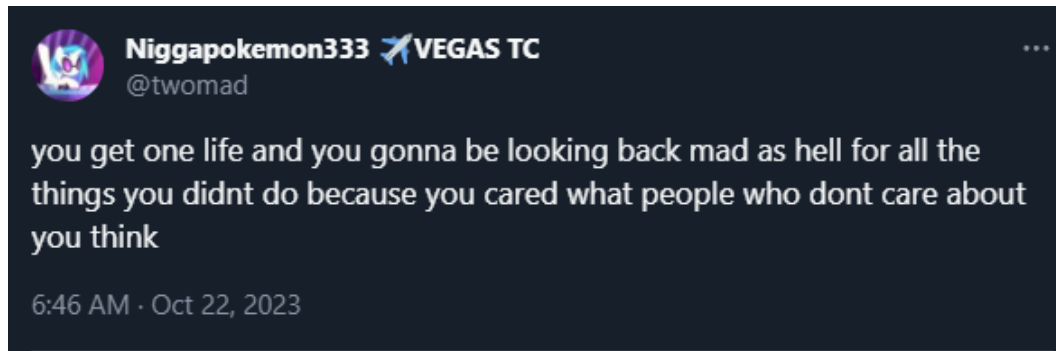
The convention center and the public were aware of his threats before I had a chance to speak to any first responders. When the threats began, I was told to urgently talk to people at the central station, where they acknowledged that the sheriff & convention were already aware of the situation. According to the investigation, Twomad was actively looking for me specifically, but implied that others would also be affected, using me as the reason.

The investigation also determined that he was in a state of psychosis during his last livestream before going to Las Vegas and that he'd talk to himself, saying things like this :

- Twomad - talking to himself - killing somebody.mp4
- Twomad - talking to himself - Kill, you know who.mp4

Public Twitter quotes:



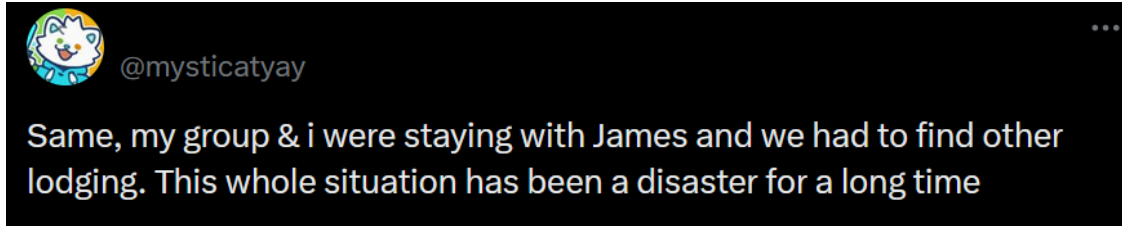


Note: he went oddly quiet after the series of threats; the threats resemble the troupe of the mass shooters' final social media posts.

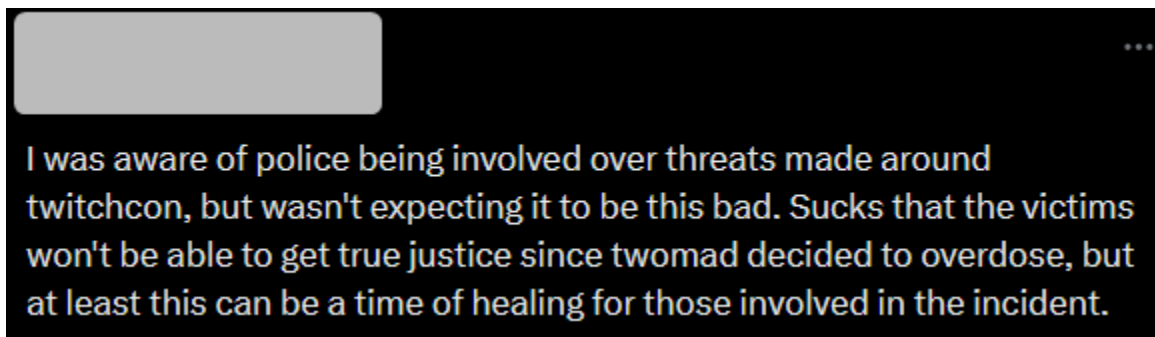
Twomad's deadly obsession with me was only getting worse over the years, to the point where he'd sometimes slip and say my name out loud for no reason, even during live streams.

twomad - Name slip for no reason.mp4

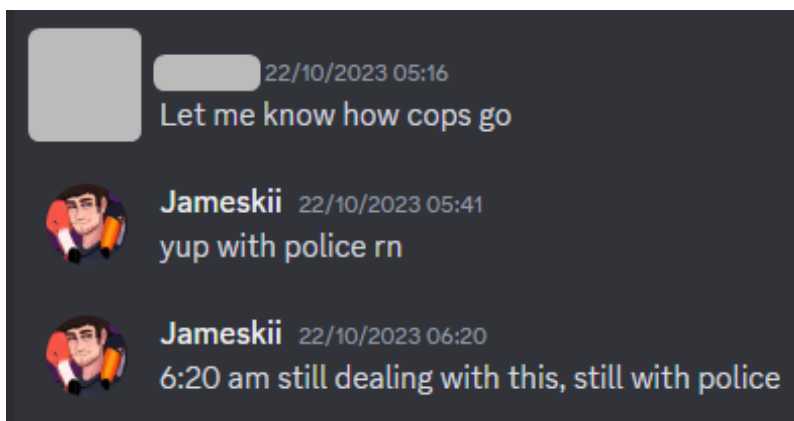
There was a rapid police response, and I was told that my house was unsafe. As a result, we were forced to avoid the home area, and my friends, who stayed with me at the time, had to look for different places to spend the night. None of us could go home. Police sent extra patrol to my house, and in the following days, the convention center was surrounded by idling police SUVs.



The convention center itself had increased security and we saw more officers patrolling the premises. There were public references to this on Twitter



We were told **to not bring up the situation to the public** and I was put in touch with counter-terrorism unit via direct line during the incident. I spent hours of my time with the police that evening & night.



During that night, the authorities deemed it necessary to shelter me at a remote location to ensure my safety. I was allowed to leave the custody at around 6:30 AM. Prior to that, I was housed by multiple friends & creators who referenced it on Twitter.



RubberRoss

@RubberNinja

This is a lot. But yeah, I witnessed first hand Twomads threats on James' life during TwitchCon. He couldn't even go home because he knew his address and was on route to Vegas after threats. He had to use our hotel room to hide out while waiting for law enforcement.



T9

@Thafnine

can back this up too, he was scared for his life at the partner lounge during twitchcon vegas and talked to security at the event because of threats made towards him

*Note: The talk to security was **AFTER** the counter-terrorism unit got involved. The talk was only to notify the active patrol that I was the person being protected, as they'd only seen my photo.*



TECTONE



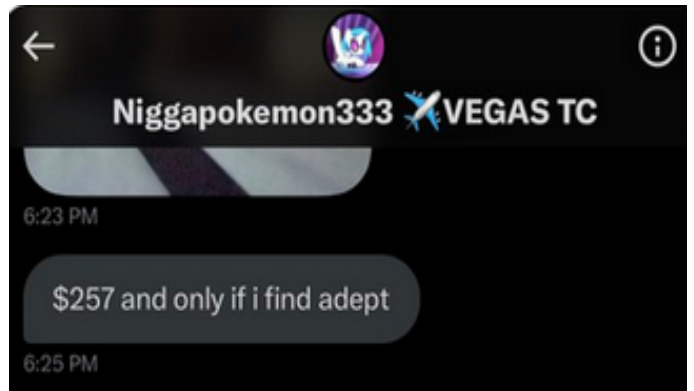
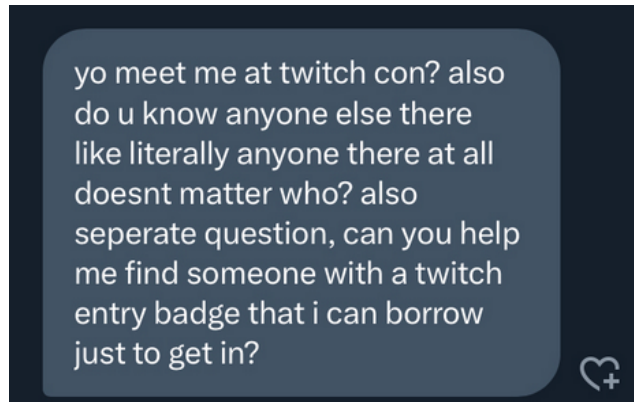
@Tectone · Feb 14

I have also witnessed the attempts on jameskiis life during twitch con.

Police were involved and he was afraid for his life.

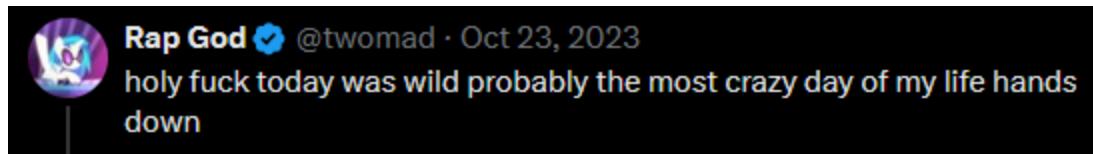
I stayed with him for a couple of hours just to make sure he felt safe.

It's worth noting that during Twomad's psychosis, he messaged nearly every person he had contact with, to inquire about people's location. Since he was banned on Twitch, he offered to pay large sums of cash to swap badges to enter the premises without being caught.

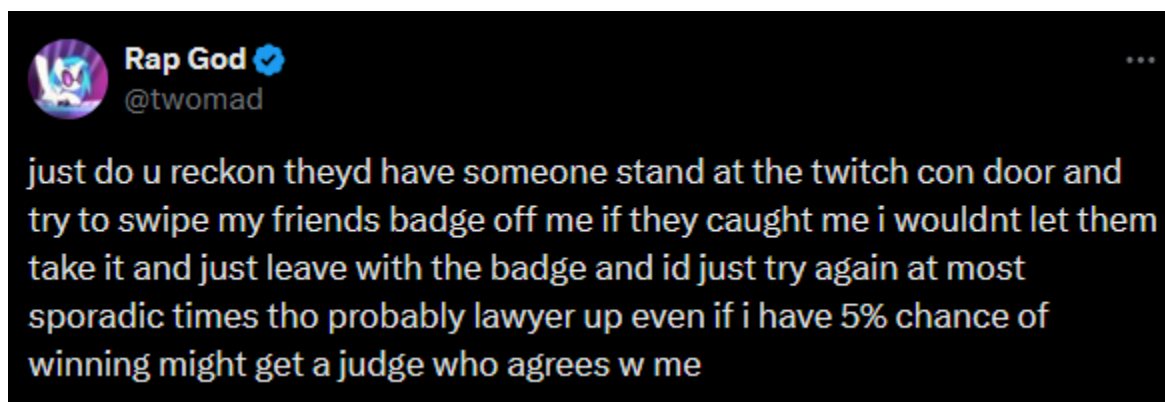


I had to wait for a while to be updated on whether it was safe to return home, and I spent most of my time at a friend group's Airbnb the next day. The investigation found that Twomad did not use his primary legally registered Tesla with a real license plate to enter Nevada. The investigation was aware he had two nearly-identical teslas, one of which was bought via private sale & wasn't registered to his name, making it more challenging to track down Twomad. However, I've been told that after Twomad realized the level of police response to his actions, he decided to drive back home and make ominous, paranoid posts with various threats at the end.





Twomad's public tweet regarding badge swap



While a separate restraining order technically protected me against Twomad, as I was a witness in that case, the authorities told me to obtain a separate personal one from my state ASAP. Having a personal restraining order from the state I live in granted higher protection and response time in the case of Twomad showing up to harm me. It would explicitly define the places he could not visit such as my work, home, or areas I frequent.

I filed a petition, referencing the TwitchCon incident & Twomad not surrendering his firearms, as well as the valid reason to fear for my life primarily due to false swatting calls in the past. Swatting will be brought up during one of the hearings later. It's important to note that Twomad's possession of real firearms was **fully confirmed** at the time, as well as the fact that he wouldn't surrender them. I was told to include that information in the petition by the investigations and was advised to attach all **public** photographs of Twomad with what was suspected to be real firearms.

Firearms / Guns.

Does the Adverse Party own a gun or have a gun in his/her possession or control?

☐ No ☒ Yes ☐ I don't know.

While Twomad had used his real firearms in malicious ways in the past, **during the twitchcon incident, Twomad hadn't directly threatened to use a firearm**, and the counter-terrorism unit told me to check the box clarifying that.

Did the other person use or threaten to use a weapon? ☒ No ☐ Yes.

It's worth reminding that, once again, at no point in my petition or public statements have I said he threatened to shoot up the convention center.

Protection orders aren't given out lightly by the court, so the case for it was scheduled. Twomad attempted to avoid the court summon service but was tricked into coming outside by a professional, who provided Twomad with the necessary paperwork he needed for the hearing.

4. Address where the party was served:



5. I served the party:

a. by **personal service**. I personally delivered the documents listed in item 2 to the party or person authorized to receive process for the party (1) on: Fri., Nov. 03, 2023 (2) at: 12:54PM

7. Person Who Served Papers:

Fee for Service:

a.



During the protection order hearing, upon discovering the information from the investigation, the court granted a full protection order for **the longest term allowed by the legal code**, with the ability to request an extension before the expiration date.

The Court finds that stalking, aggravated stalking, and/or harassment has occurred.

Note: legally, "harassment" is a severe criminal offense, not just someone "being a jerk online."

Source - <https://www.leg.state.nv.us/nrs/nrs-200.html>

NRS 200.571

Harassment: Definition; penalties.

(a) Without lawful authority, the person knowingly threatens:

- (1) To cause bodily injury in the future to the person threatened or to any other person;*
- (2) To cause physical damage to the property of another person;*
- (3) To subject the person threatened or any other person to physical confinement or restraint; or*
- (4) To do any act which is intended to substantially harm the person threatened or any other person with respect to his or her physical or mental health or safety; and*

(b) The person by words or conduct places the person receiving the threat in reasonable fear that the threat will be carried out.

2. Except where the provisions of subsection 2, 3 or 4 of [NRS 200.575](#) are applicable, a person who is guilty of harassment:

- (a) For the first offense, is guilty of a misdemeanor.*
- (b) For the second or any subsequent offense, is guilty of a gross misdemeanor.*

3. The penalties provided in this section do not preclude the victim from seeking any other legal remedy available.

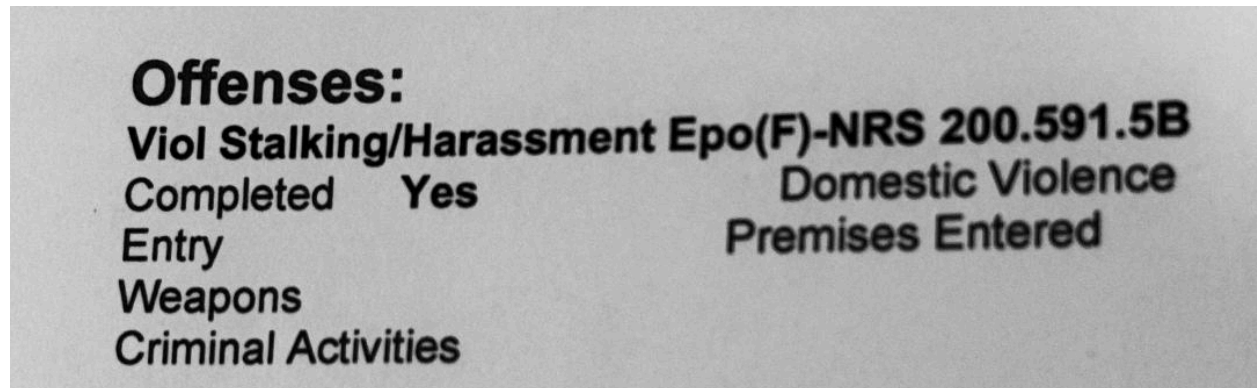
Violation of the protective order that was granted to me results in **category C felony**.

VIOLATION OF THIS ORDER IS A CRIME

You, the Adverse Party, are notified that you can be arrested for violating this order. You can be arrested even if the person who obtained this Order invites or allows you to contact him or her. You have the sole responsibility to avoid or refrain from violating the terms of this Order. A violation includes but is not limited to contact in the form of verbal, electronic, and social media communications.

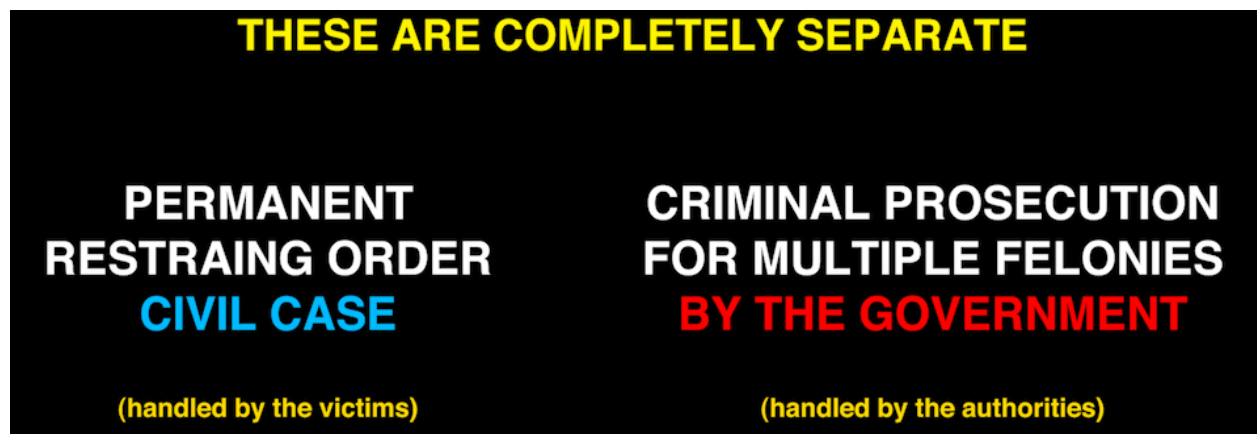
You are further notified of the penalty for violation of an order. A person who intentionally violates an extended order is guilty of a category C felony (NRS 200.591) which is punishable by imprisonment in the state prison for not more than 5 years, and a fine of not more than \$10,000.00. (NRS 193.130) Each act that constitutes a violation of the extended order may be prosecuted as a separate violation of this order.

That didn't stop Twomad later. So, he was on the hook for it - It wasn't the first or the last time he actively looked for me or his victims.



Twomad had committed numerous sexual assaults, including intercourse. By legal definition in California, rape is categorized under the **sexual assault** offense. He was supposed to be arrested by the authorities and prosecuted by the DA for several crimes, but his passing happened before they were able to do so. Twomad was under investigation for a very long time before his passing (including before the primary restraining order case hearings).

To be very clear - the criminal cases involving Twomad **are completely separate** from the civil ones. In addition, restraining order civil cases can't result in jail time.



That being said, violating a civil restraining order is a criminal offense since it goes directly against the court's orders.

The government handled the visual evidence for SA in a separate criminal case. The civil restraining order only included the information necessary to protect the victim, not prosecute Twomad. The authorities don't casually give out information about criminal investigations to strangers, let alone provide the public with sensitive evidence submitted by the victims.

However, the DA had access to a large amount of proof of Twomad's doings, including videos Twomad had secretly recorded of him committing some of the crimes against his victims, including SA. By February, the investigation had access to everything necessary for the prosecution, and it was just a matter of putting the paperwork together & issuing the arrest warrant against Twomad.

**THERE WERE
NO LAWSUITS
NEITHER FROM VICTIMS
NOR THE WITNESSES**

There were no lawsuits at any point. Twomad and his friends fabricated a lie to slander the names of people he's hurt. At no point during the 6 month period had Twomad been able to provide any evidence to support his made-up claims.

NATURE OF PROCEEDINGS: *Petition - Civil Harassment (violence)*

Twomad used the [illusory truth](#) tactic, and claimed there's a lawsuit over and over, in order to make his fans parrot what he's saying even though they're incorrect.

Many people are not qualified to accurately discuss legal documents, as they have no idea what they're talking about and don't put effort into actual research before presenting their opinions as facts to the unaware. I witnessed a concerning number of fabricated stories based on carefully picked bits of information to make their versions seem legit. **This is extremely dangerous and has caused issues for real-world investigations.**

TIMELINE OF NOTABLE LEGAL EVENTS INVOLVING ONE OF THE RESTRAINING ORDERS


At the beginning of July, the court issued a restraining order against twomad. The whole point was only to protect the person he was trying to physically hurt. I want to make it very clear that **the order was in full effect and was just simply not permanent.**



(Clerk will fill out this part.)

—Clerk's Certificate—

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date: **JUL 06 2023** Clerk, by , Deputy

The hearing to convert this order into a permanent order was scheduled three weeks in advance, giving Twomad a substantial amount of time to prepare.

③ Notice of Hearing

A court hearing is scheduled on the request for restraining orders against the person in ②:

Hearing Date	→ Date:	7/28/23	Time:	1:30pm	Name and address of court if different from above: _____ _____ _____
	Dept.:	13	Room:	3/2	

Note: Twomad hired a criminal lawyer and not a civil one.

Criminal Defense Attorney



, CA



Licensed for 17 years

Twomad could plead the 5th during the criminal proceeding for his crimes, including SA. However, the testimonies from the civil cases can still be used against him. Thus, Twomad's main objective was to stall the civil case as much as possible (to avoid the testimony and discoveries).

The legal code allows either party to request a continuance during a hearing.

Rule 3.1332(c) of the California Rules of Court (CRC) allows the court to grant a continuance before or during trial on an affirmative showing of good cause. Each request for continuance must be considered on its own merits.

*In simple terms, **continuance** = **postponement** of the hearing to a different date. Generally, the first continuance request is almost always granted so the respondent can find a lawyer and both parties have more time to prepare.*

During the first hearing, both we, and the respondent, agreed to a continuance. Usually, the restraining order hearings are postponed for no more than a few weeks, but it's entirely up to the judge. The judge gave a two-month continuance. As in, the order will still be in full effect, but the hearing regarding making it permanent was moved to the end of September.

Note: expiration date = date of hearing; it adjusts dynamically.

IIRC the date was chosen by Twomad and his lawyer, we simply agreed to it due to respect and expectation that Twomad will not try to make things worse.

⑤ Reason Court Date Is Rescheduled

a. ☒ There is good cause to reschedule the court date (*check one*):

(1) ☐ The protected party has not served the restrained party.

(2) ☒ Other: stipulation of counsel

Twomad used the entirety of every single continuance to...

- Play video games all day long. He live-streamed himself playing overwatch at least 44 times since the permanent restraining order case began.

- Threaten witnesses to do with his cases, including those who had to physically restrain him from hurting one of his victims in the past.

Twomad's closest friends at the time had to physically intervene to help the victim escape after Twomad started chasing her. Once his friends helped the victim escape, Twomad took a photo of them standing visibly disappointed to taunt them afterward.



messages he sent regarding them testifying in court -->

you think ina few weeks i'm gonna forget about taking you down w me

Bro even if you send the screenshot i'm gonna make sure your name face everything is on there and that video even if it's taken down will be reuploaded so many times

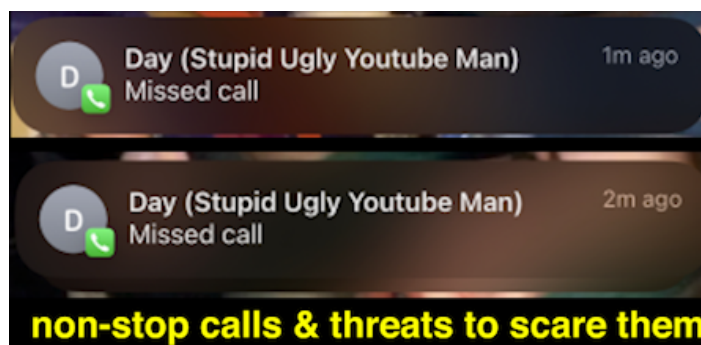
📷 🔄 iMessage

FAGGOT

WAKE TF UP

SEND SCREENSHOTS YO DJ CAREER ALREADY DEAD WE CHILLIN THEN NO NEED TO END U

- Intimidate more victims of his past predatory behavior in order to prevent them from coming forward publicly and testifying in court.



He had also intentionally violated his restraining order multiple times. The way he did it made each instance **a felony, not a misdemeanor**. As in, multiple instances were separate, and each one would count as its own felony in this context.

NRS 200.591.5B = category C felony

(c) A category C felony is a felony for which a court shall sentence a convicted person to imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 5 years. In addition to any other penalty, the court may impose a fine of not more than \$10,000, unless a greater fine is authorized or required by statute.

You are further notified of the penalty for violation of an order. A person who intentionally violates an extended order is guilty of a category C felony (NRS 200.591) which is punishable by imprisonment in the state prison for not more than 5 years, and a fine of not more than \$10,000.00. (NRS 193.130) Each act that constitutes a violation of the extended order may be prosecuted as a separate violation of this order.

It wasn't limited to just this, and I'm just scraping the tip of the iceberg from the court's perspective.



Rap God ✓
@twomad

i must find a young girl to entrap and sexually control

The horrifying part is that he was doing all that while preying on new, unsuspecting victims, primarily targeting young girls & those who were unaware of his past.

14:48 [redacted] how did this all start for you guys? (if you don't mind me asking ofc)

14:49 [redacted] We matched on tinder in July of last year

14:49 [redacted] yeah that's what happened with me, he got my instagram from my hinge profile

He also publicized himself doing a lot of it as well, both on livestreams and social media. He didn't just do it online or over the phone exclusively; he even went as far as to meet some of the girls in person.

📁 twomad - meeting in-person.mp4

There was no way to defend them, as all the public information about the restraining order cases was coming out in real time.

② Restrained Party: Muudea Sedik

notice. Moreover, and perhaps more importantly, there is a pending criminal investigation for very serious strike offenses. As such, Respondent is forced to invoke his 5th Amendment Rights and cannot proceed.

Twomad has lost his civil cases in full. He's also been a drug addict for years and didn't just start ketamine recently. You can easily find references to it, alibis from his ex-friends, and the now-deleted video he published for his Patreon supporters.

bruh

by [twomad gang](#)

13 minutes of me high on ketam

Date submitted: 25 Jun 2021

YouTube date: 11 Jun 2021

Twomad created a false narrative to twist the entire situation, lying about everything for months. His facade was basically that his "evil ex" is just mad and is now suing him for money, despite the fact that the particular victim in question was never in a romantic relationship with him and that they only knew each other for a short period of time.

THERE WAS NEVER A "RELATIONSHIP"
IT WAS MADE UP BY DELUSIONAL SEX OFFENDER
AND HIS FALSE CLAIMS WERE SHUT DOWN BY JUDGE

He was simply delusional. The reality is that Twomad is a physically violent sexual predator who went after the most vulnerable victims, and he went out of his way to hurt them more to silence them, leading to the victims seeking protection from him while the DA was

preparing the paperwork. The “prostitution” was also entirely made up by Twomad in an attempt to discredit the victim in the public eye. The investigation fully debunked it, including the fake messages he posted on Twitter that his fans took as gospel at the time, which is brought again up later in this document.

Also, there was literally **no money involved**, as there wasn't a single lawsuit. He made all of that up to poison his fans against his victim in an attempt to save himself, as that victim had the most evidence against him. All of that was public records.

CIVIL CASE COVER SHEET	
<input checked="" type="checkbox"/> Unlimited	<input type="checkbox"/> Limited

5. Civil Case Cover Sheet ([form CM-010](#))

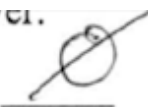
This form tells the court basic information about the type of case you are filing.


How do I fill out CM-010 for a civil harassment restraining order? ^

- In the top section, write your name and address, court name and address, and case name
- In the Civil Case Cover Sheet box, check "Unlimited" as the case type

Unlimited civil cases also include other types of disputes that do not involve money, like cases to resolve (or “quiet”) title to real property, cases asking for civil restraining orders, and requests to change your name or your child’s name. Basically, an unlimited civil case is any case that is not a limited civil case under the definition of [Code of Civil Procedure sections 85–86.1](#).

That particular case was about the **judge-signed, court-issued restraining order**.

ICC waiver.
, if any: 



Judicial Officer

This is a Court Order.

FILED
Superior Court of California
County of Los Angeles

2 Restrained Person

(Give all the information you know. Information with a star () is required to add this order to the California police database. If age is unknown, give an estimate.)*

*Full Name: Muudea Sedik *Age:

Note: The hearing was only to make it permanent. Once again, it's not a lawsuit.

07/06/2023 Notice - Court Hearing (Form 109) (GRANTED)

Twomad can tell lies to his fans all he wants, but the factual information would always debunk it.

Going back to the case timeline, right before the September hearing, days before the scheduled date, the defense, a.k.a. Twomad, and his lawyer say that they will not proceed on the agreed Tuesday date, citing some nonsense excuses primarily related to sudden unavailability, **despite the fact that they chose the date two months in advance.**

09/26/2023 Notice - Hearing & Order on Reissuance TRO (Form 116)

Filed by Respondent

09/26/2023 Request to Continue and Reissue TRO (Form 115)

Filed by Respondent

09/26/2023 Minute Order

07/28/2023 at 1:30 PM in Department 13, [REDACTED] Presiding
Restraining Order Hearing - Not Held - Continued by Stipulation

FROM JULY TO SEPTEMBER

They attempted to push another continuance to avoid the hearing, but we didn't agree to it.

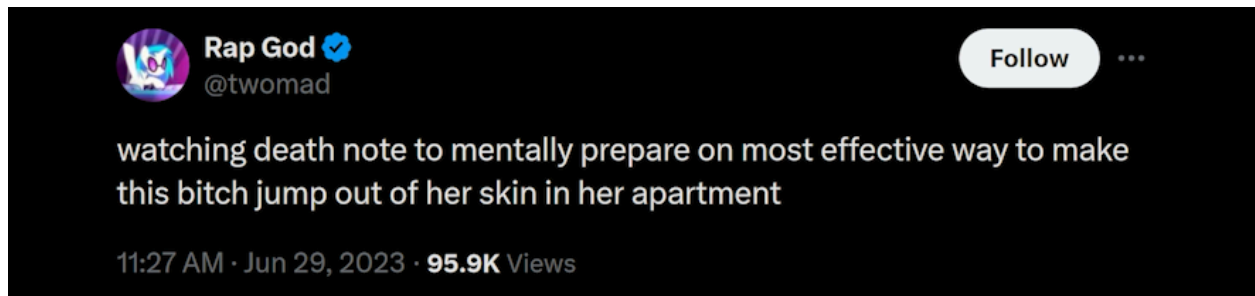
On the September hearing date, Twomad realized he would see his victims in person.



He panicked and decided to hide in the courthouse's cafeteria on a different floor instead of showing up in the courtroom itself.

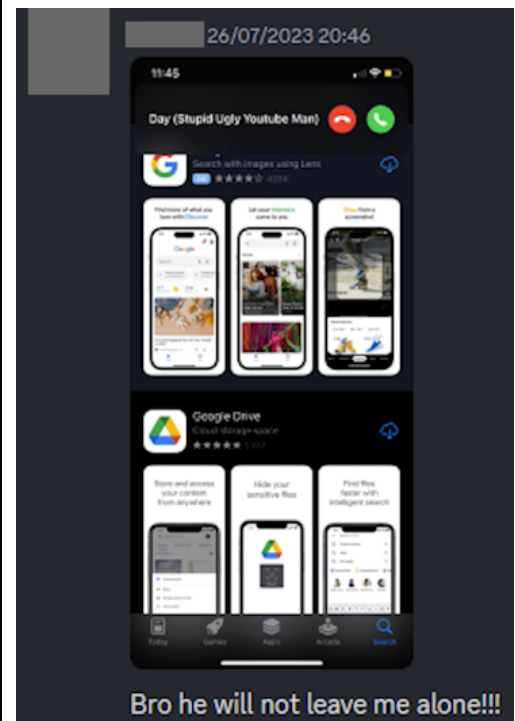
While the hearing was supposed to take place, as everyone else was present, he was clowning on the court & the judge, trying to make a circus out of the whole situation. Once again, he did all that while hiding away, as he was too afraid to look into the eyes of the people he had done irreparable damage to.

Since everyone else was present, the hearing took place, during which it was brought up that Twomad was purposely making the victim's life a living hell while simultaneously making a circus out of this. They also claim that they are unavailable, yet Twomad showed up at the courthouse but not the courtroom itself.



Note: Twomad targeted the family house of one of his victims after posting this.

Just this situation aside, Twomad was actively making it difficult for his victims to come forward and testify, especially as the hearing dates would be getting closer.



Twomad's lawyer requested another continuance due to a separate criminal case, and the judge issued another two months to prepare for the next hearing.

notice. Moreover, and perhaps more importantly, there is a pending criminal investigation for very serious strike offenses. As such, Respondent is forced to invoke his 5th Amendment Rights and cannot proceed.

5 Reason Court Date Is Rescheduled

a. ☒ There is good cause to reschedule the court date (*check one*):

(1) ☐ The protected party has not served the restrained party.

(2) ☒ Other: pending criminal case

~~Counsel requests one brief final continuance~~

Both parties agreed upon the chosen date.

New Court Date	→ Date: <u>Dec 5, '23</u>
	Dept.: <u>13</u>

The judge had also increased the distance Twomad can't get near his victim. The judge deemed it necessary, we didn't request the increase.

The Court adds 100 yards to the stay away provision of the Temporary Restraining Order

Once again, the restraining order was still in full effect, and the rescheduled hearing was only to make it permanent.

A Temporary Restraining Order (TRO) is still in full force and effect

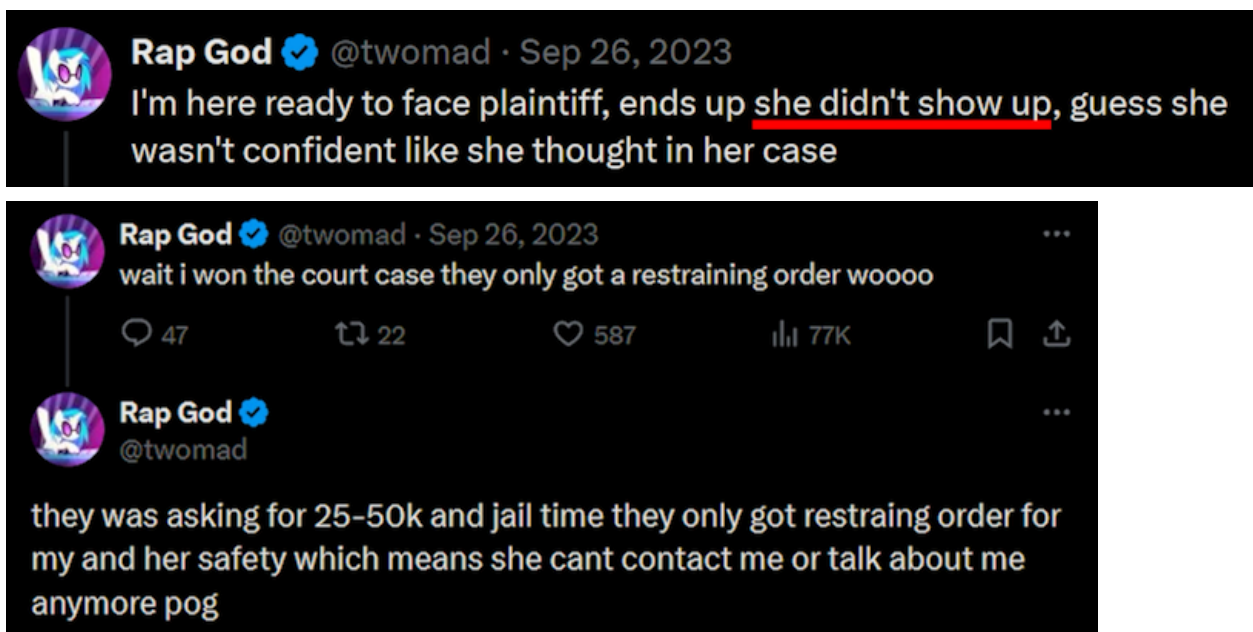
This is a Court Order.

Since it takes a moment before some public records become digitally accessible, Twomad used it as an opportunity to weaponize and lie about the outcome, making it seem like he won a made up lawsuit.

Full physical documents become available ASAP

Digital public records become available later

According to Twomad, the judge looked at it and just threw it away. He even claimed that the victim didn't show up. Thus, this added fuel to his false narrative, leading some fans to believe it initially without critically thinking about it.



This guy was literally hiding in fear of looking into the eyes of his victims and **was the only person who didn't enter the courtroom for the hearing itself**

Notice that twomad isn't listed in the public record minute order document -

The following parties are present for the aforementioned proceeding:

[REDACTED], Petitioner
[REDACTED], Attorney for Petitioner
[REDACTED], Attorney for Respondent

The matter is called for hearing.

**NOTE: MINUTE ORDER DOCUMENT DOESN'T LIST ANY PRESENT WITNESSES.
IT'S MAIN PURPOSE IS TO SUMMARIZE THE OUTCOME ONLY**

He also intentionally violated the order again within an hour just to taunt his victim, which is, once again, a separate criminal instance that leads to a criminal prosecution.

Instructions for Law Enforcement

Enforcing the Restraining Order

This order is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Restraining and Protective Orders System (CARPOS). If the law enforcement agency has not received proof of service on the restrained person, the agency must advise the restrained person of the terms of the order and then must enforce it. Violations of this order are subject to criminal penalties.

The screenshot shows a Twitter thread on a dark background. The top tweet is from a user with a red profile picture, dated Sep 26, 2023. The text of the tweet is: "I have an active and enforceable restraining order in place that has been approved in full and signed by the judge against twomad." Below the text, it says "The hearing was rescheduled and that is all. It is a TRO petition, not a lawsuit". The engagement bar shows 26 replies, 207 retweets, 3.1K likes, and 682K views. The second tweet is from "Rap God" (@twomad), verified, dated Sep 26, 2023. The text is: "I won judge only approved restraining order and that's it rest of claims". The engagement bar shows 14 replies, 23 retweets, 139 likes, and 58K views. The third tweet is partially visible, from a user with a blue profile picture, with the text "Bro just broke the restraining order...". At the bottom, it says "3:17 PM · Sep 26, 2023 · 9,224 Views".

[REDACTED] · Sep 26, 2023

I have an active and enforceable restraining order in place that has been approved in full and signed by the judge against twomad.

The hearing was rescheduled and that is all. It is a TRO petition, not a lawsuit

26 207 3.1K 682K

Rap God @twomad · Sep 26, 2023

I won judge only approved restraining order and that's it rest of claims

14 23 139 58K

Bro just broke the restraining order...

3:17 PM · Sep 26, 2023 · 9,224 Views

The new hearing for the permanent order was scheduled for December, 2023 to make the existing order permanent. Twomad had several cases, but he would keep talking about this one in particular because he knew that this victim had the most evidence of him being a serial criminal and to derive the public's attention from everything else that was going on.

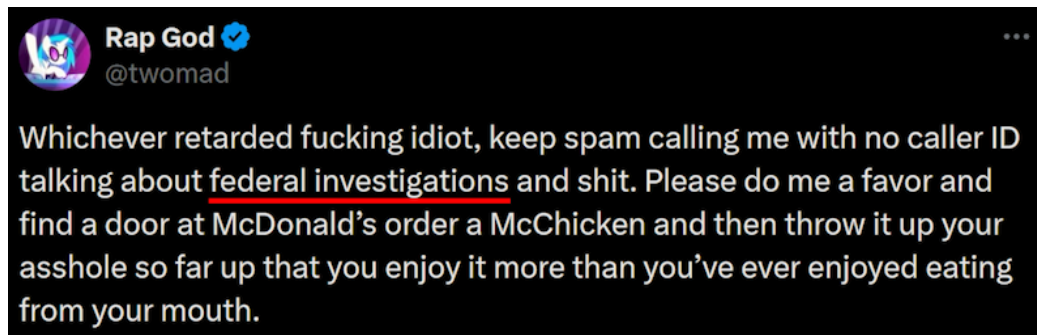


Twomad was purposely stalling out the victim's testimony because he knew that not only would the eyes of the law be aware of crucial details about his actions, but the public would also be able to see them. At the time, he knew that if he continued dragging this out, it would hurt me financially.



He knew that if I couldn't afford to pay, I would not be able to shelter his victims in person away from him, and he would be able to create a different narrative to try and avoid the consequences in the public eye.

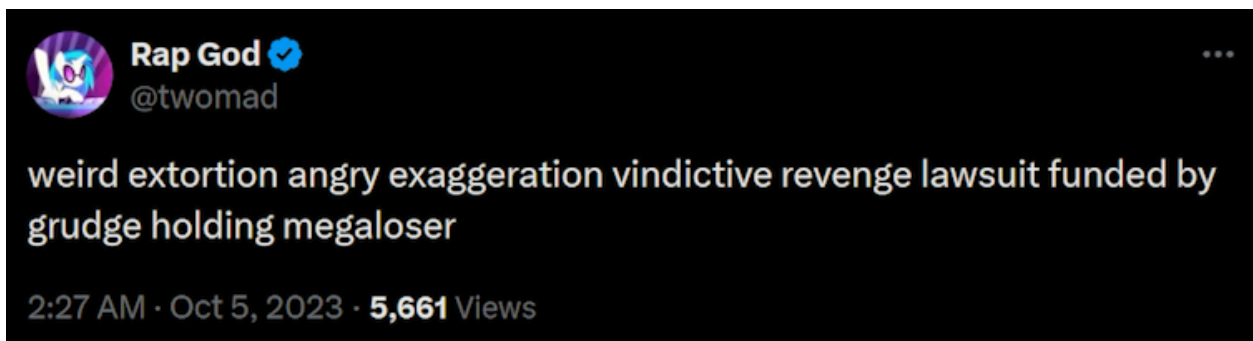
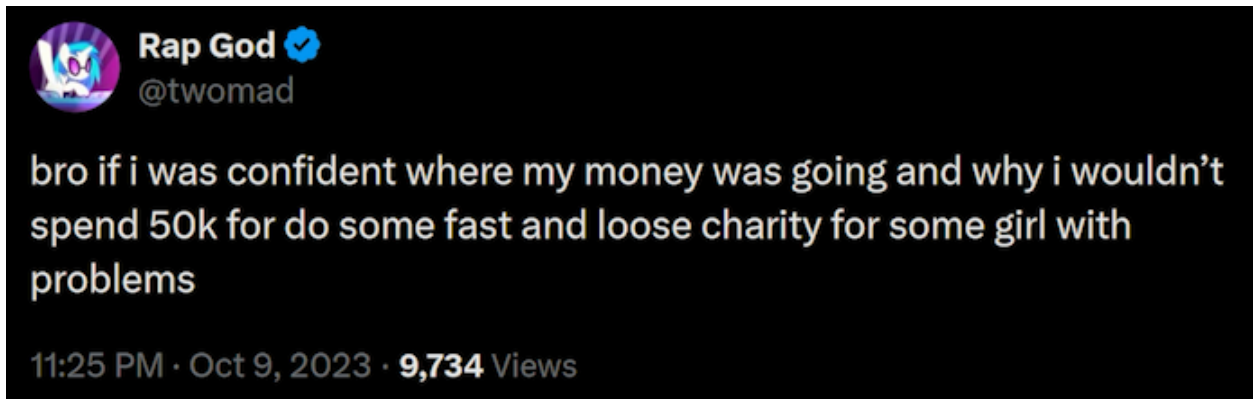
Throughout my experience with Twomad, his actions cost me over six figures in damages over the span of five years. For this case alone, due to him purposely making it complicated for everyone else, I had to sell my car so that I could afford to protect all his victims to begin with. Legal fees aren't cheap, and considering how much stuff he was involved with, he was trying to hurt me by any means necessary. Unsurprisingly, his actions put me under a financial burden I will address later.



To give some perspective, according to him & the investigation - he spent at least \$50,000 just to drag out this one particular case alone, and planned to spend even more. Not the others combined, just for that one alone.

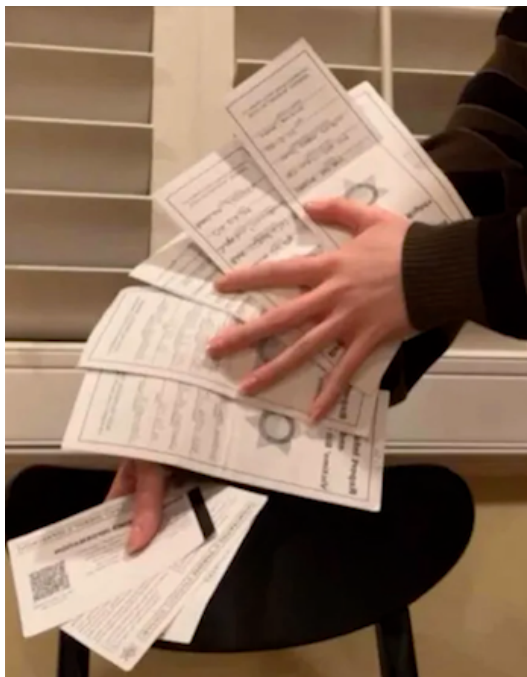


To no one's surprise, he lied to the public on many occasions and went to great lengths to manipulate the narrative, making it more believable to his fans and confusing creators who haven't kept up with it. He would frequently say how much it cost him and imply that he was being sued for that exact amount.



No money was ever requested, and everybody knew that, as everything was public records and would always showcase that twomad was lying. However, certain creators were misled into believing Twomad's narrative or purposely lied to their viewers to create a "story."

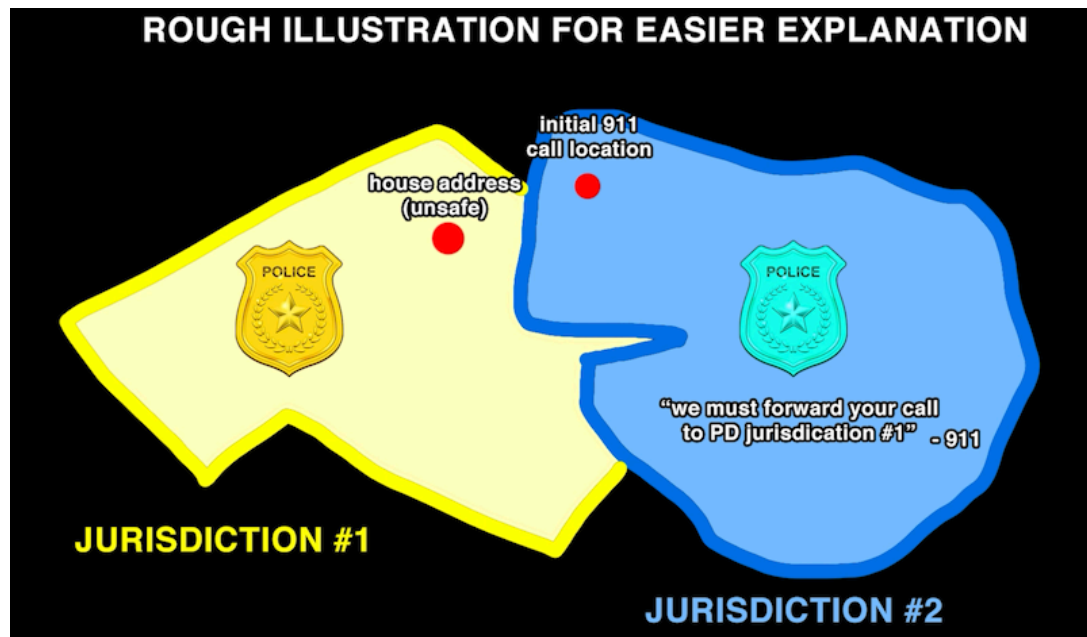
During the time between this hearing and December, he continued to make the victims' and witnesses' lives a living hell, including mine. He constantly violated the restraining orders against them in different malicious ways, which led us to bring up the issue to the court.



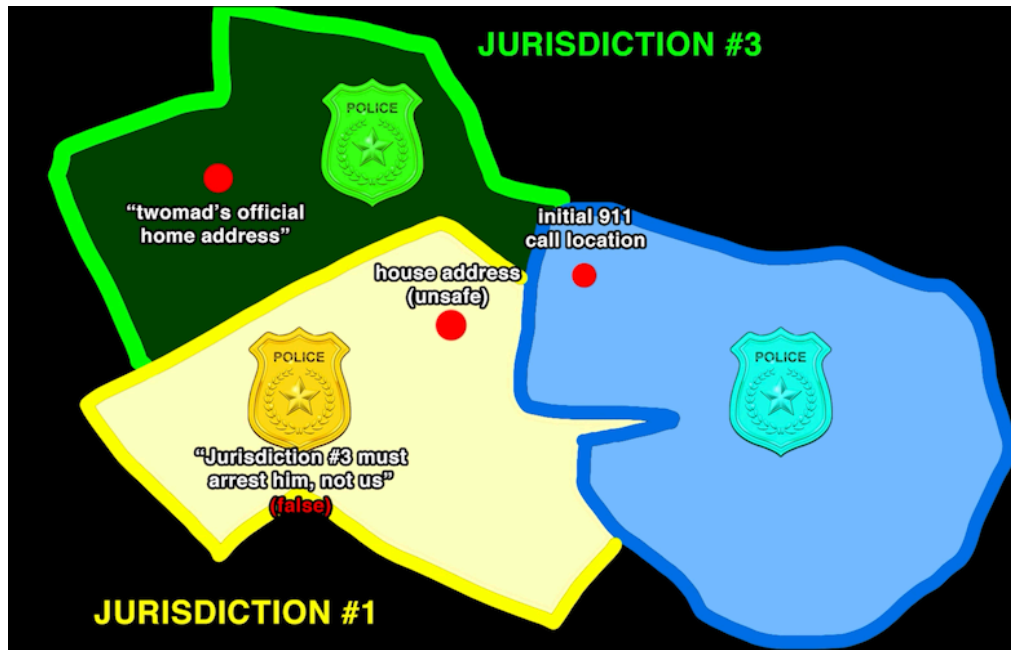
"Why didnt the victim go to the police?" Again, the LAPD was extremely lazy at the time and wouldn't do what was in their power. They almost never followed up on reports.

Southern California Police, in general, are notorious for their misconduct and for not doing anything in their power until it's too late. If you check the [Wikipedia article for the LAPD](#) alone, the section about their corruption and misconduct is half of the entire article.

There was even an instance when twomad made one of his victims flee, as he was targeting their family house in real-time. Initially, even though the situation was happening in the moment, the sheriff didn't want to take the report because the initial 911 call didn't come from that address.



Later that day, they took the report but told us they would not act on it because it was happening outside of their jurisdiction.



Note: LA County alone has over 40 separate police departments

They told us to go to a different police department, which then sent us back to them. So it became a game of hot potato, with them pointing fingers at each other but refusing to act on it.

It was always the same loop:

"But the order is from X"

"But the predator lives in Y"

"But the victim's address is in Z"

One of the examples - [Police jurisdiction hot-potato.mp4](#)

The court instructed the police that they were supposed to arrest Twomad, but the authorities always argued that it was a different police department's job. This is the definition of weaponized ignorance and incompetence. The instances provided throughout this document are just a few examples; there were countless instances that were way worse.

The Superior Court had authority over the LAPD, so the court ordered the instruction to arrest twomad upon violating the orders.

**RESTRAINING ORDER IS CIVIL MATTER
BUT A VIOLATION OF IT IS **CRIMINAL**
IT IS ENFORCED BY THE AUTHORITIES
BY CALLING 911**

The court had no real way to know that the LAPD is not enforcing the order that was given to them. The proper formal legal way to address this is to **file contempt paperwork**, which, in simple terms, just means that you're notifying the court that the order is being maliciously disobeyed and needs to be enforced.

It requires a lot of paperwork, and it's not taken lightly. The courthouse had to verify all of the information before they schedule any hearing.

The contempt hearing was primarily focused on twomad committing multiple felonies, not only by endangering people's lives in person but also twomad trying to dispose of his illegal firearms that he owns and was ordered by the Superior Court to surrender legally.

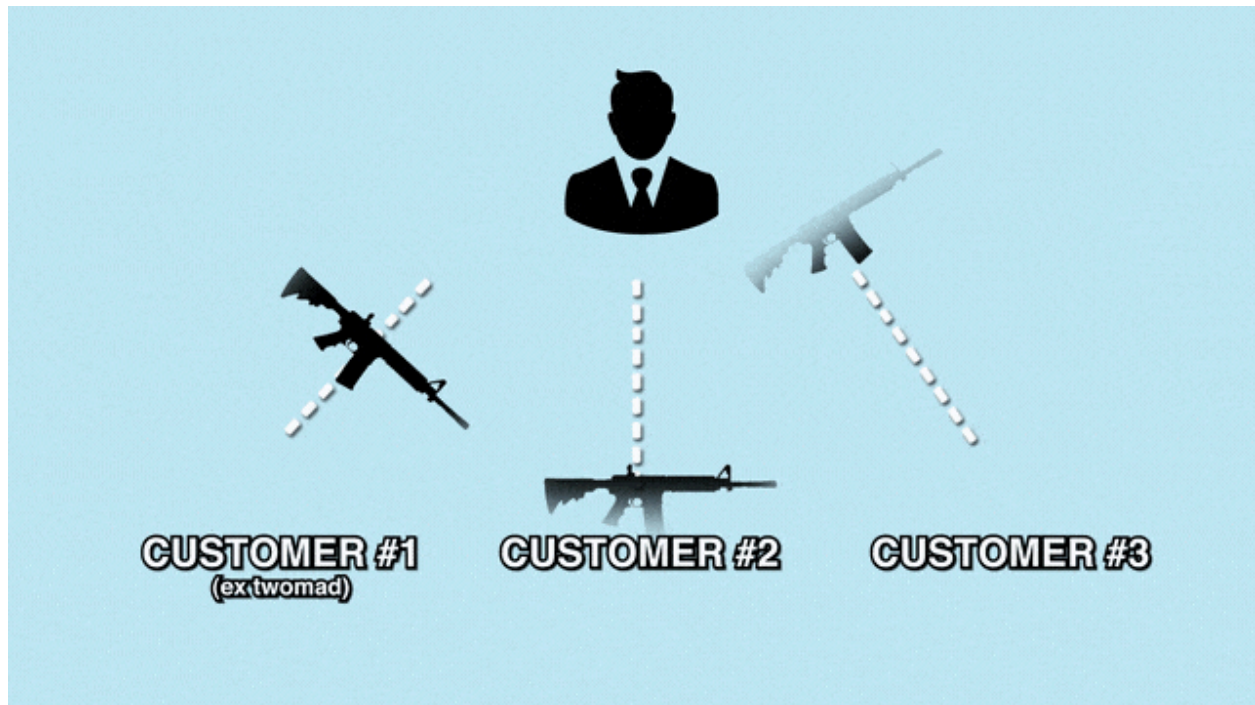
2. YOU ARE ORDERED TO APPEAR IN THIS COURT AS FOLLOWS, TO GIVE ANY LEGAL REASON WHY THIS COURT SHOULD NOT FIND YOU GUILTY OF CONTEMPT, PUNISH YOU FOR WILLFULLY DISOBEYING ITS ORDERS AS SET FORTH IN THE AFFIDAVIT BELOW AND ANY ATTACHED *AFFIDAVIT OF FACTS CONSTITUTING CONTEMPT*; AND REQUIRE YOU TO PAY, FOR THE BENEFIT OF THE MOVING PARTY, THE ATTORNEY FEES AND COSTS OF THIS PROCEEDING.

a. Date:	11/17/23	Time:	8:30am	Dept.:	13	Rm.:	312
b. Address of court:	<input type="checkbox"/> same as noted above <input type="checkbox"/> other (specify):						
Date:	OCT 25 2023						
JUDICIAL OFFICER							

I'll make it very clear for the last time that the investigation into his possession of illegal firearms **was conducted by professionals in real life**, not Twitter detectives. The existence of real firearms had been proven many times, and authorities were just trying to figure out where they came from. Twomad tried to dispose of those firearms, and it made the investigations significantly more complicated as a result.

Most criminal investigations and legal matters often take years. For example, the legal process caused by the **McSkilllet** tragedy was only recently concluded after 5 years (January 17, 2024).

Now, imagine how complicated it is when the end goal, from the law's perspective, is to destroy the supply and not the customer because you will only solve one problem and not be the source of many. I think it goes without saying that it's obvious that if there is somebody out there who can supply firearms to psychopaths like twomad without actually being noticed by authorities - that is a huge source of problems. That's why the investigation into Twomad's firearms was so extensive and the main reason why nobody was allowed to talk about it.



It's public knowledge that twomad was fascinated with doing illegal activities to see what he could get away with. It was an actual addiction, and it had only gotten worse over the years, resulting in **many victims, who are real people**. Unfortunately, some fans keep looking for excuses of his actions, mainly by blaming others, who are often the real victims of twomad. Their reasoning is just parroting what Twomad said. They claim their information is facts when in reality it's just **opinions presented as facts**.

I understand that people may speculate and make wrong assumptions based on the limited amount of information compared to what the authorities had, not all of which is disclosed in the public records, as it is a completely separate matter that the DA was preparing on their own.

The contempt was only focused on the LAPD not doing their job of enforcing the order. The reasons why the police departments would not enforce the order varied from incompetence to actual confidential investigations. But even with the investigations, it was necessary to enforce the order to confiscate his guns to protect everyone involved, as his psychotic behavior progressively became extremely unhinged throughout the year and put people's lives at risk, twomad included.

The court reviewed everything related to the contempt hearing paperwork, confirming it was valid. The court scheduled a completely separate hearing from the restraining order case, about three weeks from the day it was approved.

The first date is the hearing for the contempt case; the second date is the rescheduled hearing for the permanent restraining order -

a. Date: 11/17/23

Date: Dec 5, '23

Twomad's lawyer agreed in writing that he'll provide the service to Twomad regarding the contempt hearing, saving us thousands of dollars. Since Twomad was already caught hiding away from the authorities, as he knew about the severity of the implications and how much trouble he was actually in. To him, it was not a matter of "if"; it was a matter of "when" he would be arrested.

This also makes you wonder why the defense scheduled a remote appearance for that hearing.

On Oct 26, 2023, at 8:26 AM, [REDACTED] <[REDACTED].com>

I'll accept it

11/03/2023 Remote Appearance - Scheduled

Filed by Respondent

That criminal matter hearing turned into a circus. The defense had the audacity to claim that twomad was unaware of this hearing, despite twomad's lawyer accepting the service and the defense scheduling their actual appearance.

The most unexpected part is that not only Twomad's lawyer showed up, **but also Twomad himself** via phone call. As in, Twomad called the court.

LACourtConnect appearances by: Muudea Sedik

When Twomad's lawyer realized that he was here and wanted to talk, **he implied continuously that Twomad should just shut up and plead the 5th.** He even explicitly advised him, in front of everyone, not to answer any questions.

At one point, his lawyer had to intervene directly to stop twomad from talking, telling the court that they shouldn't ask him any questions because he lacks competency.

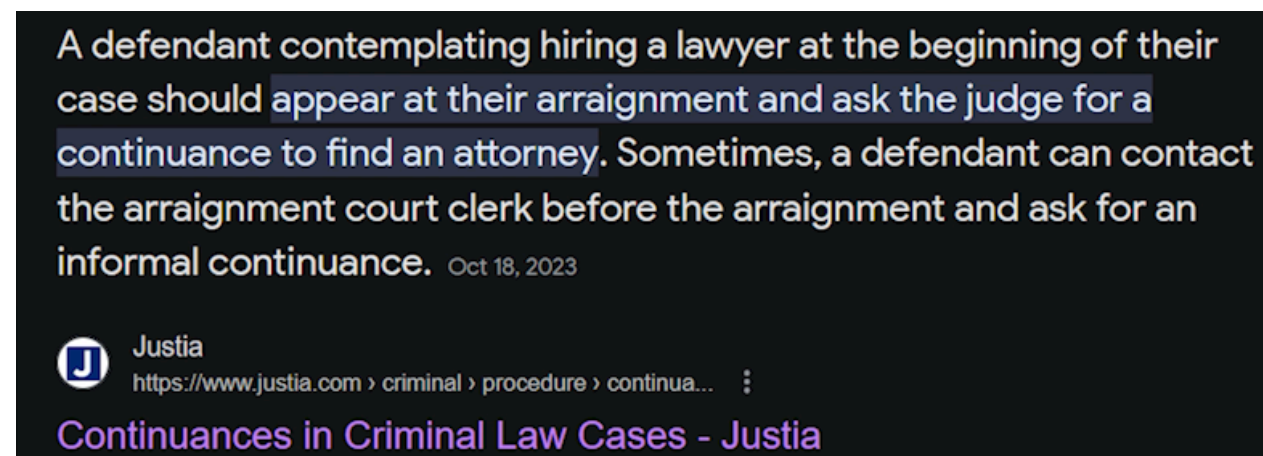
The judge had to address that the defense changing their mind about the situation was inappropriate.

It was also brought up that there was no paperwork done regarding twomad being notified about the situation. Yet, they still both showed up, and Twomad's lawyer explicitly said he was only representing him that day while also claiming that he was no longer obligated to do so. He didn't want to do anything with this shitshow moving forward.


The judge ordered that the paperwork be provided regarding Twomad's lawyer accepting the service and rescheduled the contempt hearing to the same day as the permanent order hearing, which was supposed to take place in a few days.

The Order to Show Cause Re: Contempt is continued to the existing date of **December 5, 2023**, at 8:30 AM in [REDACTED] Dept. - 13.

From my personal understanding, the reasoning is that Twomad's lawyer indicated he wanted to be out. Legally, Twomad is entitled to have a lawyer, so the court provided the continuance to find him new counsel.

A screenshot of a Justia article. The main text reads: "A defendant contemplating hiring a lawyer at the beginning of their case should appear at their arraignment and ask the judge for a continuance to find an attorney. Sometimes, a defendant can contact the arraignment court clerk before the arraignment and ask for an informal continuance." The date "Oct 18, 2023" is visible. Below the text is the Justia logo and a breadcrumb trail: "https://www.justia.com > criminal > procedure > continua...". At the bottom, the title "Continuances in Criminal Law Cases - Justia" is displayed in purple.

A defendant contemplating hiring a lawyer at the beginning of their case should appear at their arraignment and ask the judge for a continuance to find an attorney. Sometimes, a defendant can contact the arraignment court clerk before the arraignment and ask for an informal continuance. Oct 18, 2023

 Justia
<https://www.justia.com> > criminal > procedure > continua...
Continuances in Criminal Law Cases - Justia

The continuance was scheduled for the same date as the permanent order hearing, most likely because it would be more accessible for everybody involved to have everything done in one day, assuming the hearing takes place and doesn't get another continuance.

Contempt - Not Held - Continued

On the final hearing day, Twomad's lawyer addressed his situation with Twomad to the judge, acknowledging that he wanted to do nothing with him and left.

As in, Twomad's lawyer literally walked out, leaving twomad by himself.

Note: "Pro per" = Representing himself

NATURE OF PROCEEDINGS: Petition - Civil Harassment (violence)

The following parties are present for the aforementioned proceeding:

██████████, Petitioner
Muudea Sedik, Respondent/Pro Per
██████████, Attorney for Petitioner

The matter is called for hearing.

LACourtConnect appearances by: Muudea Sedik

The issue now was that due to the circumstances and how the legal system works twomad was entitled to a new lawyer and able to get another continuance to drag out the case even more.

We retracted the criminal contempt hearing from the same day, so we could do it another time and proceed with the civil one that day.

We already knew Twomad was going to be arrested regardless. The government was already preparing everything necessary for the prosecution. The criminal investigation had nothing to do with the civil case and criminal contempt related to violating the civil order.

The amount of financial damages Twomad caused already exceeded six figures, and his deliberate malicious actions put me in debt and forced me to live paycheck to paycheck. We couldn't drag this out any longer.

Pursuant to stipulation the Order to Show Cause Re Contempt is dismissed without prejudice.

"Without prejudice" means that you can re-file your case at a later date (as long as you are still within the statute of limitations).



CA.gov

<https://www.courts.ca.gov> > ...

Dismiss a Civil Case - money_selfhelp - California Courts

Our decision to proceed with the contempt hearing on a different date doesn't nullify everything else. The pending felonies remained separate.

**THE DA WAS PREPARING EVERYTHING
TO PROSECUTE TWOMAD FOR HIS CRIMES
NO MATTER THE OUTCOME OF THE CIVIL CASE**

Since we chose to proceed with criminal contempt on a different date, we could finally proceed with a civil hearing that day without any additional continuance.

**THE HEARING TRANSCRIPT IS CONFIDENTIAL, COPYING RESTRICTED PER
GOVERNMENT CODE 69954.**

We were cleared to disclose some of the information to the public.

Twomad's swore under oath :

THE CLERK: DO YOU BOTH SOLEMNLY STATE THAT THE TESTIMONY YOU MAY
GIVE IN THE MATTER NOW PENDING BEFORE
THIS COURT SHALL BE THE TRUTH, THE WHOLE TRUTH, AND NOTHING BUT
THE TRUTH, SO HELP YOU GOD.

THE PETITIONER: YES.

THE COURT: WOULD YOU STATE YOUR FULL NAME.

THE PETITIONER: (redacted for privacy)

THE COURT: THANK YOU. HAVE A SEAT. SIR, YOU NEED TO ANSWER THE OATH. AND THEN STATE YOUR FULL NAME.

THE RESPONDENT: I -- I -- I AGREE.

THE COURT: THANK YOU.

THE RESPONDENT: MY FIRST NAME IS MUUDEA SEDIK.

M-U-U-D-E-A, S-E-D-I-K.

THE COURT: THANK YOU, MR. SEDIK.

The victim testified to the court and addressed the sexual assaults, including but not limited to coercion via intimidation. In the testimony, mentions of brandishing firearms, violent threats towards herself and witnesses, as well as targeted threats towards her family involving Twomad sending obscure packages to her family's home were brought up. Twomad's history of swatting was introduced, and the definition of swatting and doxxing was provided.



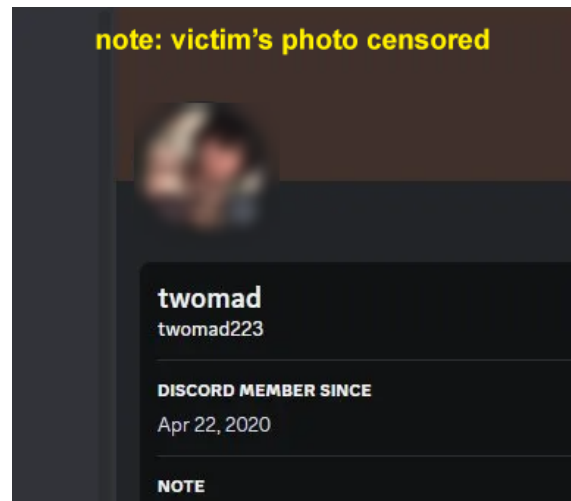
Twomad attempted to make the same false claims he made online against the victim in court, which were **immediately shut down by the judge**. **He had to be reminded he was under oath and afterwards he did not deny any of the claims brought against him.** He provided no evidence to the court to refute her claims, despite having months to do so, as he realized that the investigation already knew what was happening.

The investigation & legal always knew that twomad's "evidence" that included messages, photos and audio **were fake**. There was a stack of paper thicker than a book that would describe how and what kind of artificial evidence he had created. Including him creating fake chains of text message conversations with his victims.

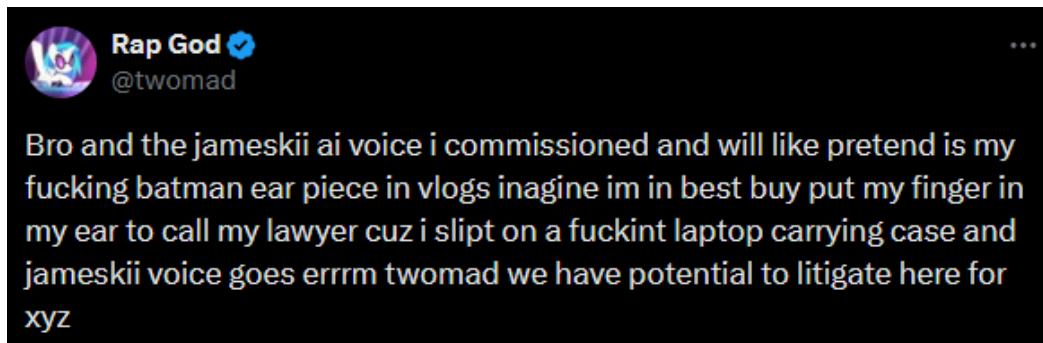
```
cuda:0
Model files extracted to folder: ./models\Jameskii Model
```

Note: alt account Twomad made with an edited apology from Obama after he was blocked to get the victim's attention

Twomad was never discreet about creating artificial evidence to obfuscate the truth.



THE INVESTIGATION WAS FULLY AWARE THAT THE "EVIDENCE" TWOMAD WOULD SHOWCASE ON TWITTER WAS ALWAYS FAKE



At this point, the judge asked Twomad for his defense, and he read a statement written by chat-gpt that the judge instantly shot down. Twomad was caught lying via objection and was reminded that he was under oath. After this, he didn't fight the claims so he wouldn't dig a deeper grave for himself.

COUNSEL: YOUR HONOR, I THINK WE SHOULD REMIND MR. SEDIK THAT HE IS UNDER OATH TODAY.

THE COURT: I THINK HE'S AWARE OF THAT, COUNSEL. DO YOU HAVE ANY COMMENT ON THE REST OF THE EXHIBITS THAT, YOU KNOW, (name redacted) ATTACHED TO HER PETITION, YOU KNOW, THE E-MAIL, THE TEXT MESSAGE SHOTS, AND THE -- SOME ARE MAYBE NOT THE MOST TASTEFUL COMMENTS, SIR.

THE RESPONDENT: YEAH, I DON'T REALLY HAVE ANYTHING TO SAY.

THE COURT: ALL RIGHT. IS THERE ANYTHING ELSE, MR. SEDIK, THAT YOU WANT TO TELL THE COURT?

THE RESPONDENT: NO.

THE COURT: ALL RIGHT.

Note: The court = judge, respondent = Twomad

Twomad was not harmless; he wanted his victims, including myself, to be dead. During this hearing Twomad fully realized that the government **knew everything for a long time** and not just the supporting evidence for the restraining order.

For the civil case, the burden of proof had been met, and the order was made permanent to protect the victim from Twomad's violent retaliation towards his victim for tipping off the authorities. He was going to be arrested by the government, completely separate from that civil hearing.

You must not do the following things to the protected person

-Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit abuse, destroy personal property of, or disturb the peace of the person, -Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by e-mail, by text message, by fax, or by other electronic means, -Take any action to obtain the person's address or location, -Peaceful written contact through a lawyer or process server or other person for service of legal papers related to a court case is allowed and does not violate this Order.

The Restrained Party must stay at least 100 yards away from:

The protected person, Home of the protected person, The job or workplace of the protected person, Vehicle of the protected person, School of the protected person

Restraining Order After Hearing (Order of Protection) is signed by the Court and filed.

Twomad has repeatedly admitted to the SA in public, via social media and livestreams.
(Sep 2023, Turkey Tom; Sep 2023, Sneako)

■ Twomad - Admitting to trying to drug his victim for easier coercion.mp4

■ Twomad - Fuck it I did it, I'll do it again.mp4



Rap God ✓
@twomad



yes she refused to have sex with me for months and i touched her inappropriately and demanded sex yes i did do those things its not criminal coercion lol im not her boss or coworker or teacher if ur just a guy then u can be like smd or gtfo stupid bitch they dont imprison u for that its normal lol



👁️💋👁️ @JBentley2003 · Oct 20, 2023

Replying to @twomad

“She refused to have sex with me for months and I touched her inappropriately and demanded sex” that’s textbook SA dumbass I know your so mentally ill and diluted your brain can’t process that but it will finally set in when you get convicted + Jameskii absolutely owns you career

10:27 AM · Oct 20, 2023 · **183.5K** Views



76



17



300



42



Post



Niggapokemon333 ✓
@twomad



i only rapped her once!

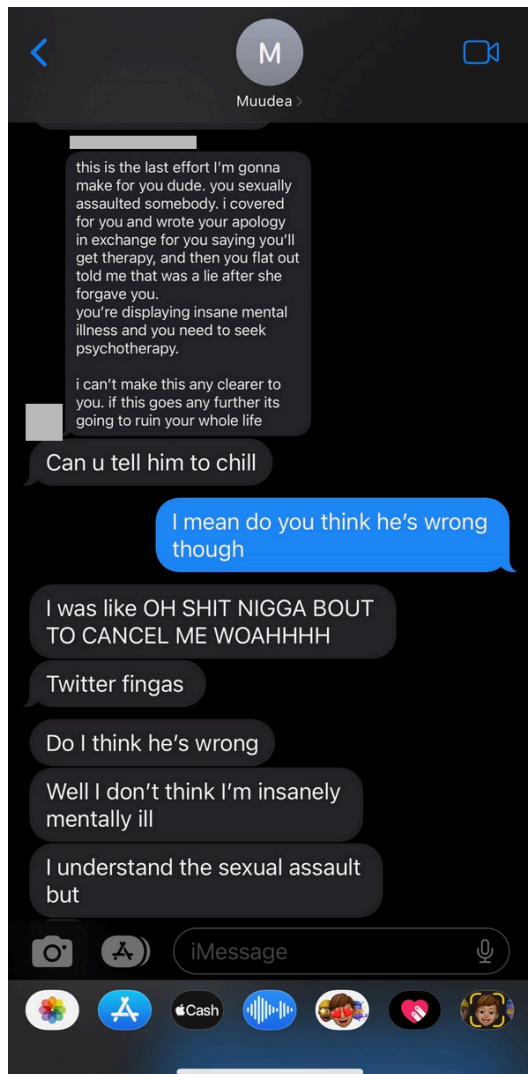
6:45 PM · 10/9/23 · **154** Views

2 Likes



This post has been deleted.

Twomad was well aware of the consequences in private for years too.

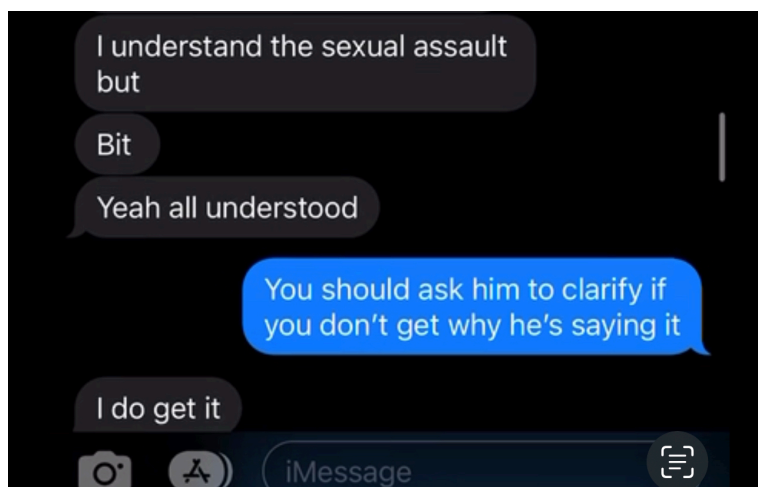


this is the last effort I'm gonna make for you dude. you sexually assaulted somebody. i covered for you and wrote your apology in exchange for you saying you'll get therapy, and then you flat out told me that was a lie after she forgave you. you're displaying insane mental illness and you need to seek psychotherapy.

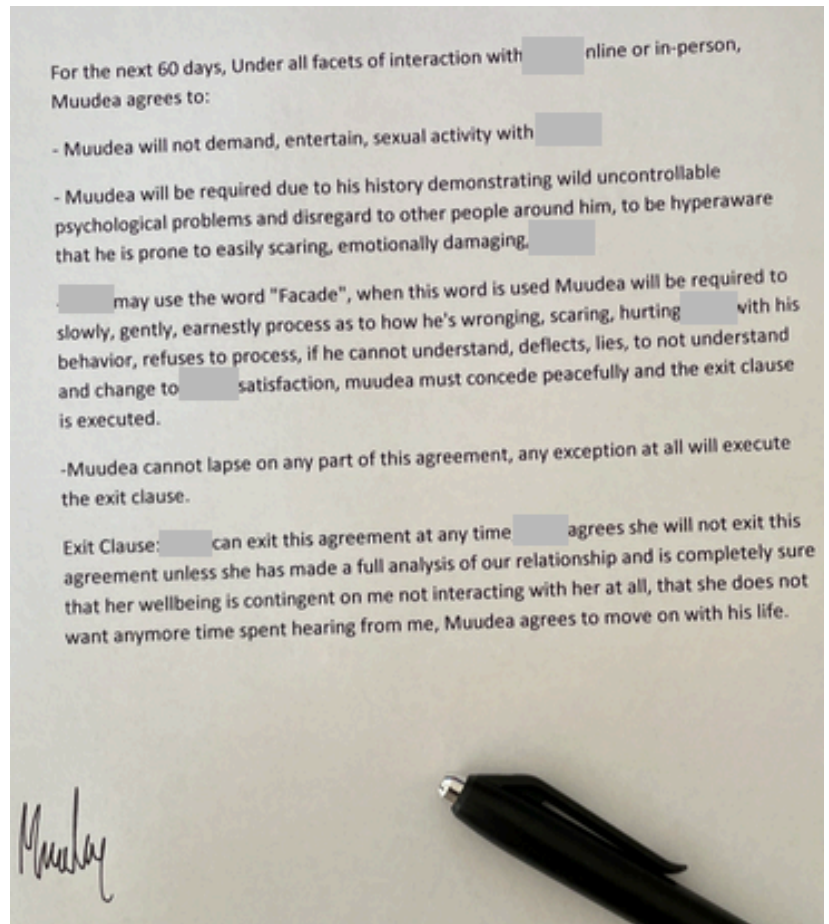
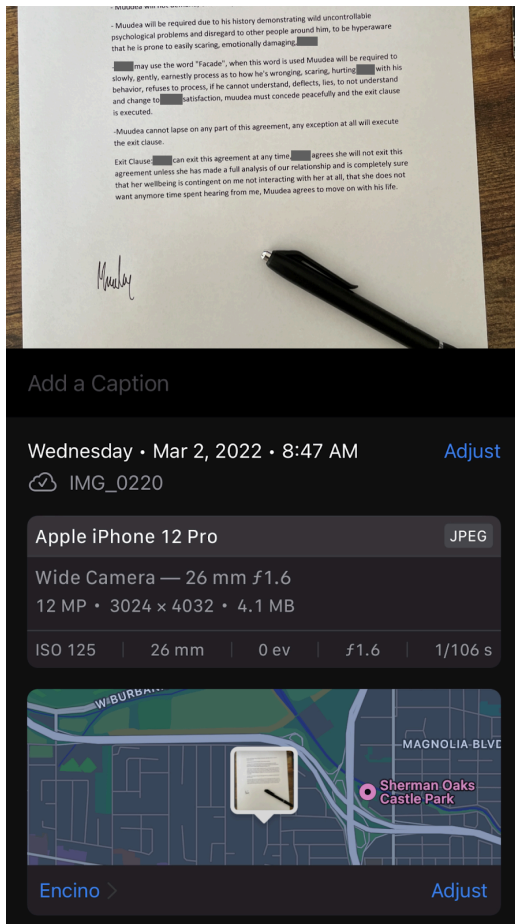
i can't make this any clearer to you. if this goes any further its going to ruin your whole life



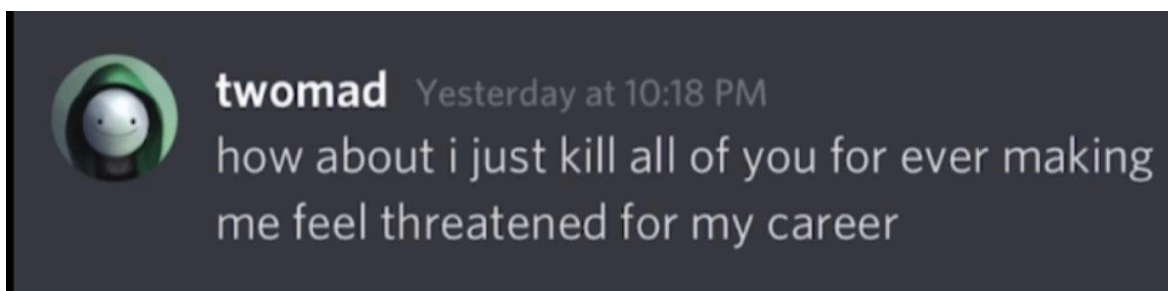
Note: This is the message in the screenshot to the left sent to Twomad from Twomad's best friend at the time (January 25th, 2022)



Twomad - Apology after SA.MOV



Note: This is not an official agreement, Twomad wrote this in an attempt to salvage the situation and undo the damage. The victim had Twomad blocked and did not agree to this. The photo of the contract twomad sent included the metadata of where and when the photo was taken, which showed he took the photo at his old house.

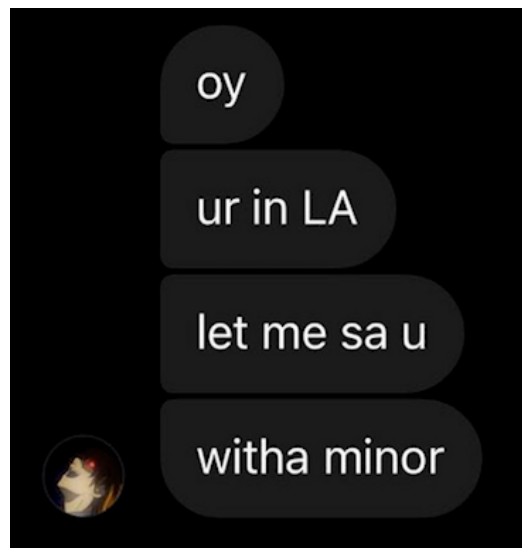


My reason to do all this was to protect people from a violent predator. I've been protecting victims of online predators for a very long time, and we have successfully brought consequences for every single one of them so far because it was handled accordingly. Unfortunately, this particular instance was publicized in a very misleading way by twomad and his fans on purpose.



It's difficult to follow because the law is complicated, and it wasn't just limited to California. It involved multiple countries, states, and jurisdictions. This is not the court of public opinion. This was a real legal criminal matter. There were real victims and it made addressing a lot of stuff to the public extremely complicated as is.

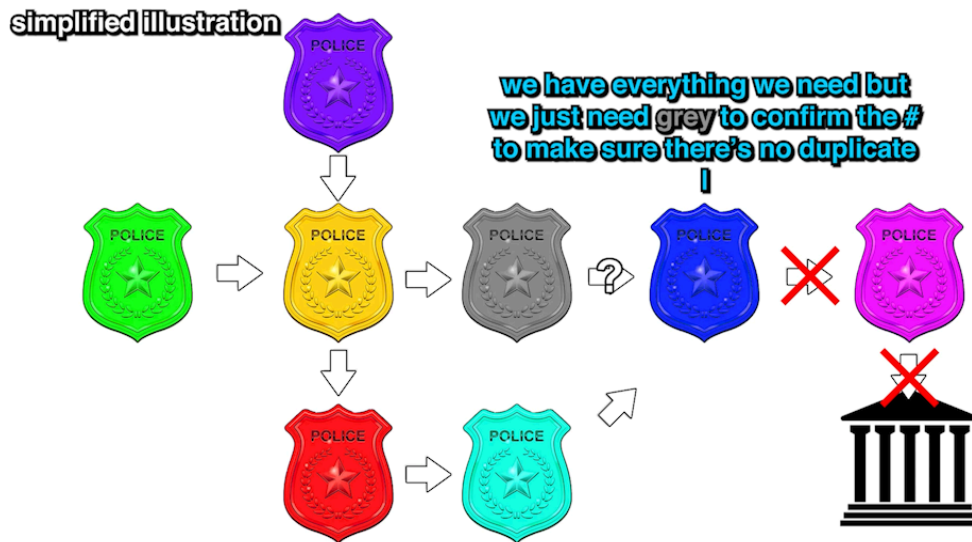
It's important to cover that it's public knowledge that twomad had repeatedly expressed predatory behavior towards real children, and the full severity of it can't be addressed for obvious reasons to protect the vulnerable.



He passed away before the DA was able to prosecute him, that's why it's not on his criminal record. So please do not speculate about the identities of his victims, as I've seen a large amount of wrong assumptions that have caused a lot of harm.

There's a limited amount of information that I can provide to the public that wasn't public from the beginning. Still, I'm allowed to say that he was supposed to be arrested and tried for

several felonies. Putting everything together required immense work for many departments in numerous jurisdictions. It often would only take one department or officer to mess something up, thus slowing down the entire process for everyone :



Just to give you an example of one particular instance, the criminal case of his series of sexual assaults was **slowed down by over half a year because a specific police department forgot to forward one case number** to a different department, which needed it to pass the complete case to the DA. That police department in question would never return calls. It wouldn't cooperate with other departments in various jurisdictions either, which made the DA unable to proceed with anything else until they got that one case number.

They just needed to confirm the existence of that case number, which wasn't appearing in their system. Once again, the police department that was supposed to give it to them forgot to do so or was simply lazy.

The Double Jeopardy Clause in the Fifth Amendment to the US Constitution prohibits anyone from being prosecuted twice for substantially the same crime.

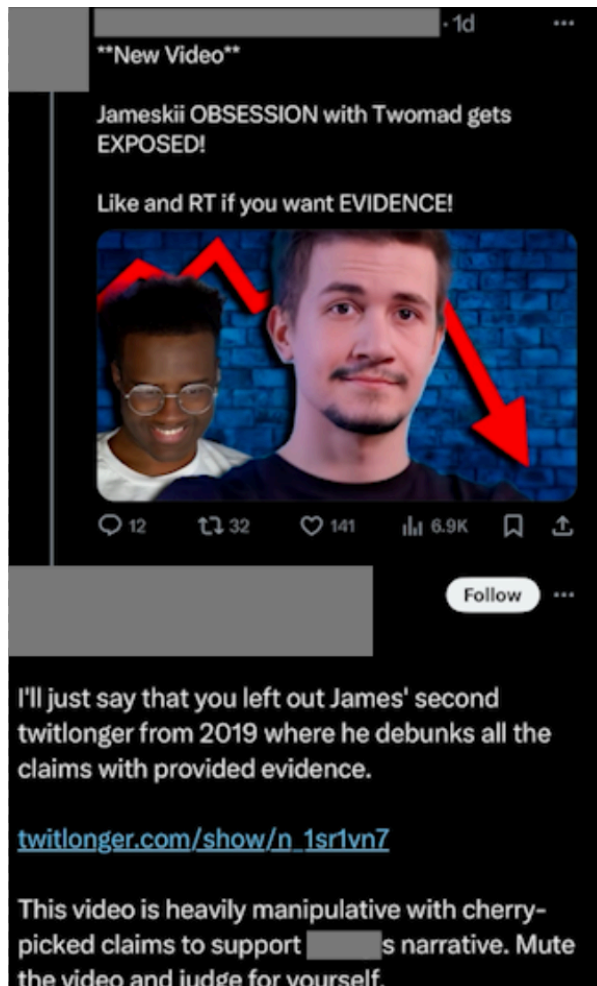
There was also an instance where the detective didn't click on the correct link, that had necessary information that needed to be forwarded to the DA, thus **stalling out one of the criminal cases for another 2 months**, until they were questioned if they did everything right.

I understand that many people who paid close attention to the situation may have realized it but I figured they'll say directly - **I did not celebrate his death**. I feel relief knowing that he didn't end up taking the lives of innocent people. But this wasn't the proper closure; it was quite the opposite. It was primarily known behind the scenes and not publicly, but we saved his life multiple times, and we actually managed to prevent a tragedy on numerous occasions. But unfortunately, the very last time, we were too late. It goes without saying that the LAPD was fully aware of Twomad's situation and didn't do enough of what was in their power.

Twomad did not become an evil person just because of drugs, and the amount of damage he's done to his victims, both physically and mentally, cannot be undone. The drugs made things worse, but they're not the main cause of the problem. He's done a lot of horrible things way before he got reckless with hard drugs. The drugs only made him more reckless & fearless, so please don't use drugs as a blanket excuse for all of his actions, but acknowledge the issue as is.

Please do not be mad at those expressing genuine thoughts on the matter; **a lot of his real-life ex-friends tried to help him or cared about his well-being**. However, recognize when someone is actually just milking the situation and purposely misportraying the whole story to gain something out of it. I don't know how Twomad managed to maliciously condition his fans to unquestioningly believe everything he says, even if the facts are right before them, but it's always been the same exact pattern, except now the implications are much more severe than ever.

Twomad wasn't just being edgy; he repeatedly hurt people physically and weaponized fans' ignorance to save himself from consequences. He purposely hurt his victims to gain something out of it and then hurt them further to suppress them. The biggest reason many of the situations weren't brought to the public at the time was because it was a severe and complicated matter that put people's lives at risk. It wasn't some petty drama, and Twomad being awful was never a secret. We've been working with police for a long time, and everything the public needs to know in the eyes of the law has been publicly available. It takes little to no time to research, and anyone can look up keywords on Twomad's Twitter or watch his livestreams to see what's going on as he was being read as an open book. It was not a character.



I highly respect people who have done their independent research, acknowledged the situation without dragging the victims' names into it, and called out certain people for trying to sway public opinion by purposely omitting facts or making shit up to make fabricated buzz news at the expense of twomad and his victims.

Those are real victims with real lives & families that some of those clowns are dragging through dirt.

I'm concerned that most people are now conditioned to think everything is just online drama. In reality, some situations are incredibly dire and must be handled accordingly.

Lastly, I respect people who realize they may have accidentally misrepresented facts and acknowledge that they were wrong. It doesn't matter if it's small details or massive facts. This is a proper way to think and respond.

Anything related to twomad, past, present, and future will be limited to this Google Doc, as I don't believe that my channel is the right place for this kind of stuff. I kindly ask people to respect that and to leave the victims alone. Don't bring up any names or photos, and don't speculate about their identities.

Be responsible. Thank you.